

MIED ProSe 1 (Rev 5/16) Complaint for a Civil Case

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF MICHIGAN

Crystal Serrant

(Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

Enai Real
Ann M. Tobin, P.C.
v. Akiva Goldman & Associates
Law Offices of Jeff Perlman, PLLC
St. Clair Shores Police
Michigan CPS office
Harper Woods Distinctive College Prep
Honorable Judge Rachel Rancillo
Honorable Judge Tracey A. Yokich

(Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

Case: 2:23-cv-11578

Judge: Michelson, Laurie J.

MJ: Stafford, Elizabeth A.

Filed: 06-30-2023 At 10:39 AM

CMP Serrant v. Real, et al (jo)

Jury Trial: ☐ Yes ☐ No
(check one)

Complaint for a Civil Case

POOR QUALITY ORIGINAL

MIED ProSe 1 (Rev 5/16) Complaint for a Civil Case

I. The Parties to This Complaint**A. The Plaintiff(s)**

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name	<u>Crystal Serrant</u>
Street Address	<u>P.O. Box 613</u>
City and County	<u>Stockbridge, Clayton (County)</u>
State and Zip Code	<u>Georgia 30281</u>
Telephone Number	<u></u>
E-mail Address	<u>crystalclear0713@gmail.com</u>

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

Defendant No. 1

Name	<u>Enqi Dsiris Khepr Sang Real</u> ^{Aka} <u>Antoine Duquesnay</u>
Job or Title (if known)	<u>Social Media Influencer and "DOCTOR"</u>
Street Address	<u>23236 Westbury</u>
City and County	<u>St. Clair Shores / Macombs</u>
State and Zip Code	<u>Michigan 48080</u>
Telephone Number	<u>586-298-5000</u>
E-mail Address (if known)	<u>ministerenqi@gmail.com</u>

Defendant No. 2

Name	<u>Ann M. Tobin-Levigne (P35757)</u>
Job or Title (if known)	<u>Attorney</u>
Street Address	<u>21300 Mack Avenue</u>
City and County	<u>Grosse Pointe Woods, MI Wayne</u>
State and Zip Code	<u>Michigan, 48236</u>
Telephone Number	<u>(313) 884-7060</u>
E-mail Address (if known)	<u>tobinannm@gmail.com</u>

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Defendant No. 3

Name

Akiva Goldman & Associates (P39518) (P80271)

Job or Title

Attorneys

(if known)

Street Address

3150 Livernois Road, Suite 335

City and County

Troy, Oakland

State and Zip Code

Michigan 48083

Telephone Number

E-mail Address

(if known)

Defendant No. 4

Name

Jeffrey Perlman (P80517)

Job or Title

Attorney

(if known)

Street Address

24300 Southfield Road, Suite 210

City and County

Southfield, Oakland

State and Zip Code

Michigan 48075

Telephone Number

(248) 635-2540

E-mail Address

(if known)

jeff@jeffperlmanlaw.com

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

What is the basis for federal court jurisdiction? (check all that apply)

☐ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

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Defendant No. 3

Name St. Clair Shores Police
 Job or Title Officer Yott and Sgt. Sevell and entire department
 (if known)
 Street Address 27665 Jefferson Avenue
 City and County St. Clair Shores, Macomb
 State and Zip Code Michigan 48081
 Telephone Number 586-445-5300
 E-mail Address _____
 (if known)

Defendant No. 4

Name Distinctive College Prep - Harper Woods
 Job or Title NCES School ID - 26011508828
 (if known) NCES District ID - 2601115
 Street Address 19360 Harper Avenue
 City and County Harper Woods,
 State and Zip Code Michigan 48225
 Telephone Number (313) 640-0060
 E-mail Address _____
 (if known)

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

What is the basis for federal court jurisdiction? *(check all that apply)*



Federal question



Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

 MIED ProSe I (Rev 5/16) Complaint for a Civil Case

Defendant No. 3

Name
Job or Title
(if known)
Street Address
City and County
State and Zip Code
Telephone Number
E-mail Address
(if known)

Michigan CPS office -

Andrew Ottoman
Susan Weber
Lakeisha Hayes
or
Haynes

1801 E. Canfield Street

Detroit, Wayne

Michigan, 48207

(313) 508-5100

Defendant No. 4

Name
Job or Title
(if known)
Street Address
City and County
State and Zip Code
Telephone Number
E-mail Address
(if known)

Honorable Judge Rachel Rancillo
Judge

10 N. Main Street

Mt. Clemens, Macomb

Michigan 48043

(586) 469-5160

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

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☐ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

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Defendant No. 3

Name

Honorable Judge Tracey A. Yokich

Job or Title

Judge

(if known)

Street Address

10 N. Main Street

City and County

Mt. Clemens, Macomb

State and Zip Code

Michigan, 48043

Telephone Number

E-mail Address

(if known)

Defendant No. 4

Name

Job or Title

(if known)

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address

(if known)

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

What is the basis for federal court jurisdiction? *(check all that apply)*

☐ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

MIED ProSe 1 (Rev 5/16) Complaint for a Civil Case

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

Michigan Child custody Act of 1970; Sec 722.22, Public Act 159 of 2012
Michigan law 750.350A, Child Custody Act 722.23, 722.24, Sec. 4-1, 2, 3, 4,
Parental Responsibility Act, Act 299 of 1980, Law 257.676B 722.25
Michigan Penal Code, 1931 PA 328, MCL 750.520 a, b, c, d, e, g
Michigan Child custody Act of 1970; Sec 722.26a; 722.26b; 722.27a;
722.27b; 722.28; 722.29

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) Crystal Serrant,
is a citizen of the State of (name) Georgia, USA.

b. If the plaintiff is a corporation

The plaintiff, (name) _____,
is incorporated under the laws of the State of (name) _____,
and has its principal place of business in the
State of (name) _____.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) Enoi Sang Real, is a citizen of the
State of (name) Michigan. Or is a citizen of (foreign
nation) _____.

b. If the defendant is a corporation

The defendant, (name) _____, is incorporated
under the laws of the State of (name) _____, and
has its principal place of business in the State of (name) _____.
Or is incorporated under the laws of
(foreign nation) _____, and has its principal place
of business in (name) _____.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

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 Michigan Penal Code, 1931 PA 328, MCL 750.520 a, b, c, d, e, g
 Michigan Child custody Act of 1970; Sec 722.26a; 722.26b; 722.27a;
 722.27b; 722.28; 722.29

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) Crystal Serrant,
 is a citizen of the State of (name) Georgia, USA.

b. If the plaintiff is a corporation

The plaintiff, (name) _____,
 is incorporated under the laws of the State of (name) _____,
 and has its principal place of business in the
 State of (name) _____.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) _____, is a citizen of the
 State of (name) _____. Or is a citizen of (foreign
 nation) _____.

b. If the defendant is a corporation

The defendant, (name) Ativa Goldman & Associates is incorporated
 under the laws of the State of (name) Michigan, and
 has its principal place of business in the State of (name)
Michigan. Or is incorporated under the laws of
 (foreign nation) _____, and has its principal place
 of business in (name) _____.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

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 Michigan Child custody Act of 1970; Sec 722.26a; 722.26b; 722.27a;
 722.27b; 722.28; 722.29

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) Crystal Serrant,
 is a citizen of the State of (name) Georgia, USA.

b. If the plaintiff is a corporation

The plaintiff, (name) _____,
 is incorporated under the laws of the State of (name) _____,
 and has its principal place of business in the
 State of (name) _____.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) _____, is a citizen of the
 State of (name) _____. Or is a citizen of (foreign
 nation) _____.

b. If the defendant is a corporation

The defendant, (name) Ann M. Tobin-Levigne, is incorporated
 under the laws of the State of (name) Michigan, and
 has its principal place of business in the State of (name)
Michigan. Or is incorporated under the laws of
 (foreign nation) _____, and has its principal place
 of business in (name) _____.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

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 722.27b; 722.28; 722.29

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) Crystal Serrant,
 is a citizen of the State of (name) Georgia, USA.

b. If the plaintiff is a corporation

The plaintiff, (name) _____,
 is incorporated under the laws of the State of (name) _____,
 and has its principal place of business in the
 State of (name) _____.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) _____, is a citizen of the
 State of (name) _____. Or is a citizen of (foreign
 nation) _____.

b. If the defendant is a corporation

The defendant, (name) St. Clair Shores Police, is incorporated
 under the laws of the State of (name) Michigan, and
 has its principal place of business in the State of (name)
Michigan. Or is incorporated under the laws of
 (foreign nation) _____, and has its principal place
 of business in (name) _____.

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Michigan Child custody Act of 1970; Sec 722.26a; 722.26b; 722.27a;
722.27b; 722.28; 722.29

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) Crystal Serrant,
is a citizen of the State of (name) Georgia, USA.

b. If the plaintiff is a corporation

The plaintiff, (name) _____,
is incorporated under the laws of the State of (name) _____,
and has its principal place of business in the
State of (name) _____.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) _____, is a citizen of the
State of (name) _____. Or is a citizen of (foreign
nation) _____.

b. If the defendant is a corporation

The defendant, (name) Law Offices of Jeffrey Perlman, PLLC, is incorporated
under the laws of the State of (name) Michigan, and
has its principal place of business in the State of (name)
Michigan. Or is incorporated under the laws of
(foreign nation) _____, and has its principal place
of business in (name) _____.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

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 722.27b; 722.28; 722.29

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) Crystal Serrant,
 is a citizen of the State of (name) Georgia, USA.

b. If the plaintiff is a corporation

The plaintiff, (name) _____,
 is incorporated under the laws of the State of (name) _____,
 _____, and has its principal place of business in the
 State of (name) _____.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) _____, is a citizen of the
 State of (name) _____. Or is a citizen of (foreign
 nation) _____.

b. If the defendant is a corporation

The defendant, (name) Harper Woods Distinctive College Prep, is incorporated
 under the laws of the State of (name) Michigan, and
 has its principal place of business in the State of (name)
Michigan. Or is incorporated under the laws of
 (foreign nation) _____, and has its principal place
 of business in (name) _____.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

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 722.27b; 722.28; 722.29

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) Crystal Serrant,
 is a citizen of the State of (name) Georgia, USA.

b. If the plaintiff is a corporation

The plaintiff, (name) _____,
 is incorporated under the laws of the State of (name) _____,
 and has its principal place of business in the
 State of (name) _____.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) Lakeisha Haynes, is a citizen of the
 State of (name) Michigan. Or is a citizen of (foreign
 nation) _____.

b. If the defendant is a corporation

The defendant, (name) Michigan CPS Office, is incorporated
 under the laws of the State of (name) Michigan, and
 has its principal place of business in the State of (name)
Michigan. Or is incorporated under the laws of
 (foreign nation) _____, and has its principal place
 of business in (name) _____.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

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 722.27b; 722.28; 722.29

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) Crystal Serrant,
 is a citizen of the State of (name) Georgia, USA.

b. If the plaintiff is a corporation

The plaintiff, (name) _____,
 is incorporated under the laws of the State of (name) _____,
 and has its principal place of business in the
 State of (name) _____.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) Andrew Ottoman, is a citizen of the
 State of (name) Michigan. Or is a citizen of (foreign
 nation) _____.

b. If the defendant is a corporation

The defendant, (name) Michigan CPS Office, is incorporated
 under the laws of the State of (name) Michigan, and
 has its principal place of business in the State of (name)
Michigan. Or is incorporated under the laws of
 (foreign nation) _____, and has its principal place
 of business in (name) _____.

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Michigan Penal Code, 1931 PA 328, MCL 750.520 a, b, c, d, e, g
Michigan Child custody Act of 1970; Sec 722.26a; 722.26b; 722.27a;
722.27b; 722.28; 722.29

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) Crystal Serrant,
is a citizen of the State of (name) Georgia, USA.

b. If the plaintiff is a corporation

The plaintiff, (name) _____,
is incorporated under the laws of the State of (name) _____,
and has its principal place of business in the
State of (name) _____.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) Susan Weber, is a citizen of the
State of (name) Michigan. Or is a citizen of (foreign
nation) _____.

b. If the defendant is a corporation

The defendant, (name) Michigan CPS office, is incorporated
under the laws of the State of (name) Michigan, and
has its principal place of business in the State of (name)
Michigan. Or is incorporated under the laws of
(foreign nation) _____, and has its principal place
of business in (name) _____.

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Michigan Child custody Act of 1970; Sec 722.26a; 722.26b; 722.27a;
722.27b; 722.28; 722.29

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) Crystal Serrant,
is a citizen of the State of (name) Georgia, USA.

b. If the plaintiff is a corporation

The plaintiff, (name) _____,
is incorporated under the laws of the State of (name) _____,
and has its principal place of business in the
State of (name) _____.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) Honorable Judge Rachel Rancello, is a citizen of the
State of (name) Michigan. Or is a citizen of (foreign
nation) _____.

b. If the defendant is a corporation

The defendant, (name) Honorable Judge Rachel Rancello, is incorporated
under the laws of the State of (name) Michigan, and
has its principal place of business in the State of (name) Michigan. Or is incorporated under the laws of
(foreign nation) _____, and has its principal place
of business in (name) _____.

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Michigan Child custody Act of 1970; Sec 722.26a; 722.26b; 722.27a;
722.27b; 722.28; 722.29

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) Crystal Serrant,
is a citizen of the State of (name) Georgia, USA.

b. If the plaintiff is a corporation

The plaintiff, (name) _____,
is incorporated under the laws of the State of (name) _____,
and has its principal place of business in the
State of (name) _____.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) Honorable Judge Tracy A. Yokich, is a citizen of the
State of (name) Michigan. Or is a citizen of (foreign
nation) _____.

b. If the defendant is a corporation

The defendant, (name) Honorable Judge Tracy A. Yokich, is incorporated
under the laws of the State of (name) Michigan, and
has its principal place of business in the State of (name) Michigan.
Or is incorporated under the laws of
(foreign nation) _____, and has its principal place
of business in (name) _____.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (*explain*):

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

Please see attached:

All parties listed had full knowledge or some indication that my children and I were trafficked. Some totally disregarded my claims and called me crazy or ignored me entirely. Enqi Real who is now my ex-husband has been heavily affiliated with sexual predators who abuse and traffick women and children. Enclosed is a small history of Enqi's online social media different level of grotesque, delusional, demoralizing, deceitful and duplicitous behavior. Enqi has made numerous online videos about ~~ing~~ me for years. He has caused so much confusion and damage to my character with his false claims and accusations. Sgt. Sevell of St. Clair shore police told me I was using them to harass Enqi. Officer Yott told me police are not babysitters, so stop calling them for wellness checks. ^{and I am crazy}

Please note! I am also contacting the Southern District of NY with a civil suit against the 46th precinct in the Bronx for obstructing my family court proceeding against Enqi by ~~falsing~~ falsely detaining me allowing Enqi to flee NY to Michigan with my small children.

and 3 judges

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: _____, 20____.

Signature of Plaintiff

Printed Name of Plaintiff

Crystal Serrant
Crystal Serrant

MIED ProSe 1 (Rev 5/16) Complaint for a Civil Case

Additional Information:

I have contacted Michigan FBI in ^{Lansing} Detroit, Children's Ombudsman's Office in Lansing, Mayor Kip Walby of St. Clair Shore; St. Clair Shores Police Chief Jason Allen, Attorney Grievance Office in Michigan, City Manager of St. Clair Shores. I have made over 20-30 wellness checks to 53236 Westbury, St. Clair Shores, MI ⁴⁸⁰⁸⁰ where my 5 small children has resided with my now ex-husband Enai Real.

Please help me ~~reunite~~ ^(reunite) with my 5 small children.

1) Endri Sang Keat - (my ex-husband) He knew exactly what he was doing when he trafficked me and our children at night from New York to Michigan (Wayne & Macomb) counties.

2) Ann Tobin-Levigne (P35757) - who used to reside at 23232 Westbury in St. Clair Shores was Endri's neighbor at the time. One of my daughters Amber & I spoke to Ms. Tobin and her older husband what Endri had done. Ms. Tobin's husband told him to help me. I left my contact information and asked her to please protect my babies. Ms. Tobin later moved to Grosse Pointe after she could not get the city of St. Clair Shores to remove her new neighbors due to the excessive noise and fights. She then represented Endri later on in our divorce proceeding in Macomb county.

3) Akira Goldman (P39518) & Alex Hixon (P80271) - My 1st attorneys who influenced Honorable Judge Rachel Rancillo to dismiss my case in 2019. I contacted the Michigan Grievance office in the past. I also sent them a full package recently of this matter.

4) Harper Woods Distinctive College Prep - The Principal or Assistant principal taunted me multiple times when I cried to them and told them Endri stole my children please help me. I was told "Go ask Endri where are your children". (My children Chase Didreney, Chloe, Serrant & Caleb Serrant attended there!)

5) St. Clair Shores Police - I was threatened by them on multiple occasions for calling in excess wellness checks to 23236 Westbury, St. Clair Shores, MI 48080 →

where my 5 small children reside. I informed the police on multiple occasions of Enai's polygamous lifestyle with different men and women. - Officer Yott told me that police are not babysitters and I am crazy. Sgt. Sevell told me stop using the police to harass Enai and they are not doing wellness checks anyone.

b) Michigan CPS - I spoke to Andrew Ottoman, Susan Weber and Lakeisha Haynes were who I have spoken to regarding my situation with Enai to no avail.

7) Jeffrey Perlman (P80517) - 2nd attorney on this matter. Jeff withheld information in court regarding my case allowing me to get railroaded in Macomb county court. I sent him hundreds of documents on my matter, and I lost in court on 1/2/23 against my now ex-husband Enai Real.


8) Honorable Judge Rachel Rancillo ^(Macomb County) ~~(Wayne County)~~ Although immunity protects judges. Honorable Judge Rachel Rancillo displayed judicial misconduct on my matter.

9) Honorable Judge Tracey A. Yokich ^(Macomb County) ~~(Macomb County)~~ Although immunity protects judges. - Honorable Judge Tracey A. Yokich displayed judicial misconduct on my matter.

Respectfully Submitted,
Crystal Ferrant

Enai Sang Real AKA Antoine DuQuesnay - SS# 110-60-4109

LKA - 23236 W.bury
St. Clair Shores, MI 48080



At a term of the Family Court of the State of New York, held in and for the County of Bronx, at 900 Sheridan Avenue, Bronx, NY 10451, on March 6, 2017

He was well aware of this. He also knew that in the State of NY it was 75% of his income for custody for 7 years children

PRESENT: Shira Atzmon, Support Magistrate

In the Matter of a **Support** Proceeding

File #: 91981

Docket #: F-03681-17

Crystal Serrant,

Petitioner,

**TEMPORARY ORDER OF
SUPPORT
SPOUSAL ONLY
BY DEFAULT¹**

- against -

Enqi Sang Real,

Respondent.

NOTICE: YOUR WILLFUL FAILURE TO OBEY THIS ORDER MAY RESULT IN INCARCERATION FOR CRIMINAL NON-SUPPORT OR CONTEMPT. YOUR FAILURE TO OBEY THIS ORDER MAY RESULT IN SUSPENSION OF YOUR DRIVER'S LICENSE, STATE-ISSUED PROFESSIONAL, TRADE, BUSINESS AND OCCUPATIONAL LICENSES AND RECREATIONAL AND SPORTING LICENSES AND PERMITS; AND IMPOSITION OF REAL OR PERSONAL PROPERTY LIENS.

Obligation Summary

	Crystal Serrant	Enqi Sang Real	Method
Spousal Support		\$300.00 weekly	Direct

Crystal Serrant filed a petition in this Court on October 13, 2016 alleging that Enqi Sang Real is chargeable with the support of the following:

Name

Date of Birth

Social Security Number

➤ Enqi Sang Real failed to appear before this Court or to answer the petition after having been properly served;

Enqi Sang Real's current employer is unknown;

NOW, after examination and inquiry into the facts and circumstances of the case,

IT IS HEREBY ORDERED that this Order shall be enforceable pursuant to Section 5241

¹If you were not in Court for the hearing, any challenge or objection to this Order may be limited to the filing of a Motion to Vacate the Order.

or 62-2 of the Civil Practice Law and Rules, or in any other manner provided by law.

Please be advised that your next scheduled appearance is on May 23, 2017 at 10:00 AM in Part 23 before Shira Atzmon, Support Magistrate.

Dated: April 11, 2017

ENTER


201704131119085ATZMONDFCE6E34ACE4E808147FAE64CD4FA63

Shira Atzmon, Support Magistrate

Check applicable box:

☒ Order mailed on [specify date(s) and to whom mailed]: 4/13/17, To P & R (S.S.)

☐ Order received in court on [specify date(s) and to whom given]: _____

24

after putting
a order of prot-
ection on me
in NY!

← Screenshot_20220810-1...

Done

grayhound.com

ENQI REAL ✓

CRYSTAL SERRANT ✓

CHLOE SERRANT ✓

JADE RICHARDS ✓

AMBER DUQUESNAY ✓

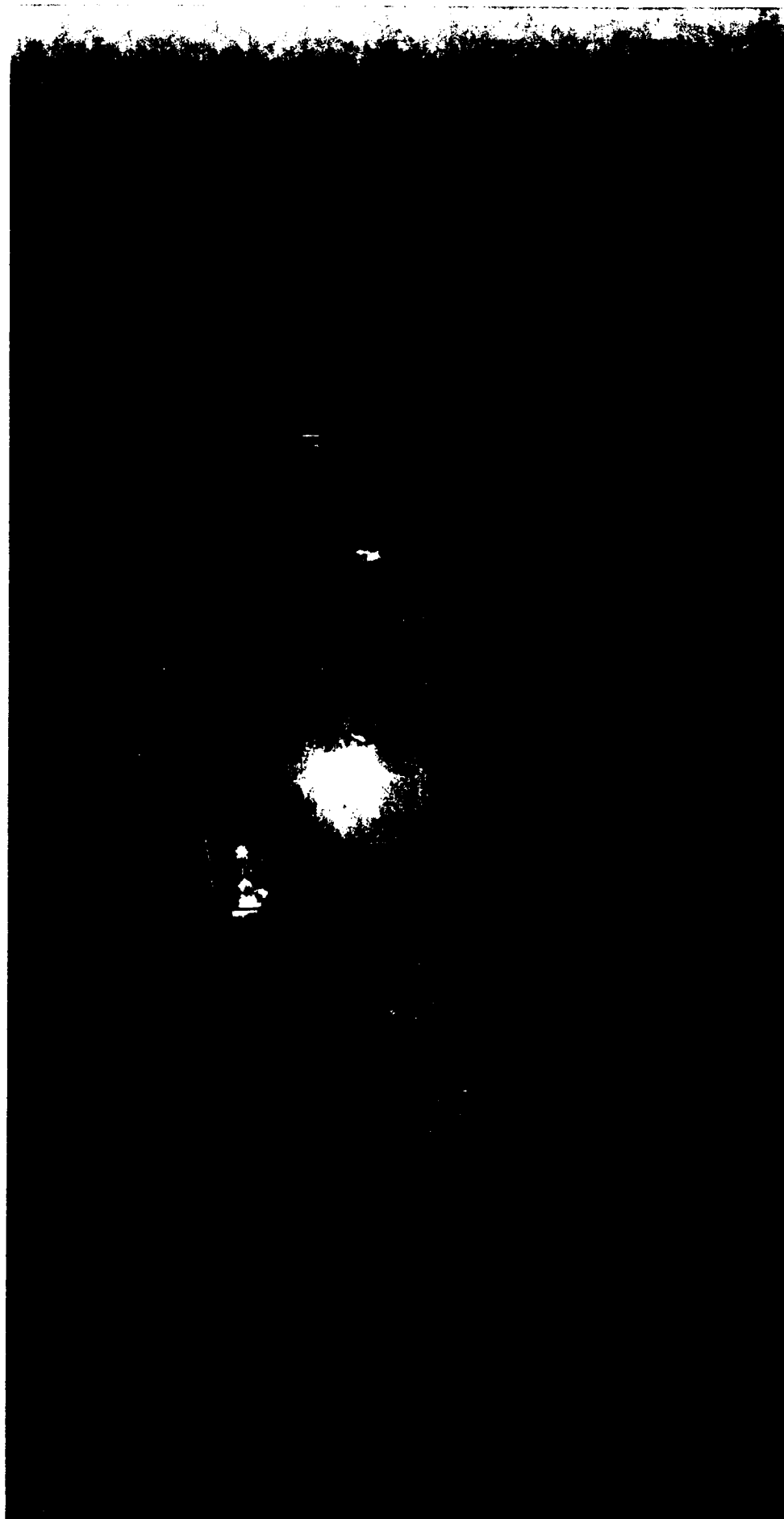
Depart: FRI FEB 2, 2018

New York, NY → Detroit, MI

10:15 pm

11:25 am (+1 days)

Notice we
left NY in
the nighttime



He mailed some of
my stuff back
to NY because I
didn't comply
with his
"new lifestyle"

5/23/2018
→
←

My deceased
mom (2020)
now

City of St. Clair Shores

27600 Jefferson Avenue St. Clair Shores, MI 48081-2075
Phone: (586) 447-3340 Fax: 586-445-4098 www.scsmi.net

Mayor
Kip C. Walby
Mayor Pro-Tem
Peter A. Accica
City Manager
Michael E. Smith

Council Members:
John D. Caron
Ronald J. Frederick
Peter A. Rubino
Candice B. Rusie
Chris M. Vitale



I spoke to a gentleman
name Mr. Bill - Very Kind -
But he couldn't assist me at
the time

07/2019

HUTSON, MILEAKA
23236 WESTBURY
ST CLAIR SHORES, MI 48080

RE: 23236 WESTBURY

Dear HUTSON, MILEAKA

one of his (Enai)
women who
owns the
home

Pursuant to Chapter 18.000 of the City of St. Clair Shores Charter, General & Zoning Ordinances, Inspection of Residential Rental Properties and Non-Owner Occupied Dwellings, owners of such properties are required to register and allow inspections of same no less than once every three years.

Information from the St. Clair County and City of St. Clair Shores indicates you are a member of the St. Clair County and City of St. Clair Shores Homeless Shelter. As such, you are required to provide the shelter with the appropriate fees and documentation to receive the property and have the information from the Assessment Department is provided to the shelter. This information is provided to the shelter for the purpose of this case. Documentation is required.

[illegible]

the completed form and fees. The expiration date listed above.
This date may result in a ticket being issued or a judgment being effected in court.

Inspector

Crystal Serrant
1155 Virginia Park St.,
Detroit, MI 48202

Enai was served
on this matter but
my lawyer was
greedy and
demanded
\$3,000-\$4,000
with 90 days,
then Mr. Goldman defaulted my
case!

Invoice 26094

Date	Apr 08, 2019
Terms	
Service Thru	Apr 08, 2019

In Reference To: Divorce (Time Spent)

Date	By	Services	Hours	Rates	Amount
01/02/2019	MIS	Administrative Opening: Continued Administrative Opening.	0.30	\$ 0.00/hr	\$ 0.00
01/03/2019	AU	telephone conference: Spoke with client (x2) regarding getting signed retainer + intake forms; client said she would check her e-mail and send back to Angi. JS	0.30	\$ 105.00/hr	\$ 31.50
01/14/2019	AH	Other: Drafted complaint for divorce and ex parte order for status quo/mutual restraint, emailed to client for review.	1.00	\$ 325.00/hr	\$ 325.00
01/15/2019	AS	Miscellaneous: Received 3 emails from client. Reviewed and forwarded all to Alex/ Replied to client that Alex will reach out to her. Processed emails to file.	0.30	\$ 175.00/hr	\$ 52.50
01/15/2019	AH	Other: Emailed client in response to multiple emails to staff.	0.30	\$ 325.00/hr	\$ 97.50
01/15/2019	AH	Other: per client's request resent complaint and ex parte order.	0.30	\$ 325.00/hr	\$ 97.50
01/21/2019	AH	Other: Spoke with client at length, took copious notes.	0.30	\$ 325.00/hr	\$ 97.50
01/31/2019	SH	Other: Review File; Conference with AEG and MMS Regarding Case Status/Outlook; Draft Verified Complaint; Email to Client	0.90	\$ 325.00/hr	\$ 292.50
02/01/2019	SH	Other: 5 Emails with Client; Review File and Obtain Court Forms; Revise Complaint	1.60	\$ 325.00/hr	\$ 520.00
02/04/2019	SH	Other: 3 Emails with Client; Revise Complaint (COURTESY DISCOUNT: Billing for 1 Email Instead of 3)	0.40	\$ 325.00/hr	\$ 130.00

— Akiva Goldman
I even wrote him up to
Michigan's Grievance
(Please check)

Crystal Serrant
1165 Virginia Park St.,
Detroit, MI 48202

Invoice 26094

Date	Apr 08, 2019
Terms	
Service Thru	Apr 08, 2019


02/05/2019	SH	email: 2 Emails with Client (COURTESY DISCOUNT: Billing for 1)	0.30	\$ 325.00/hr	\$ 97.50
02/05/2019	SH	Other: Review Client Forms; Email to Client	0.30	\$ 325.00/hr	\$ 97.50
02/06/2019	SH	telephone conference: Telephone Conference with Client	0.30	\$ 325.00/hr	\$ 97.50
02/06/2019	SH	email: 3 Emails with Client (COURTESY DISCOUNT: Billing for 2 Emails Instead of 3)	0.60	\$ 325.00/hr	\$ 195.00
* 02/07/2019	AH	* Scanning: Scanned hundreds of documents that were provided by client	1.00	\$ 175.00/hr	\$ 175.00
02/07/2019	AH	Other: Conference with SAH about progress of case.	0.30	\$ 325.00/hr	\$ 97.50
02/08/2019	AH	Other: Reviewing and organizing paperwork from client.	0.80	\$ 325.00/hr	\$ 260.00
02/11/2019	AH	Other: Conference with MMS, reviewing court documents from New York and Georgia.	0.80	\$ 325.00/hr	\$ 260.00
02/11/2019	MS	Miscellaneous: Reviewed file; reviewed documents in file; meeting with AH regarding file; and modified Complaint for Divorce. Courtesy billing – no charge.	0.60	\$ 0.00/hr	\$ 0.00
02/11/2019	AH	correspondence: Received signed verified complaint of divorce from client. Scanned	0.30	\$ 175.00/hr	\$ 52.50
02/11/2019	AH	correspondence: Received Record of Divorce and signed verified complaint of divorce. Scanned	0.30	\$ 175.00/hr	\$ 52.50
02/11/2019	AH	Other: Called client and left voicemail, emailed client updated complaint for divorce (did not bill for voicemail).	0.30	\$ 325.00/hr	\$ 97.50
02/13/2019	AH	Complaint Draft: Prepared Summons and exhibits for filing.	0.50	\$ 175.00/hr	\$ 87.50
02/14/2019	SH	Other: File Divorce Documents with Macomb County Clerk; Deliver Proposed Ex Parte Orders to Court	0.30	\$ 380.00/hr	\$ 114.00

JLJ 11/13/2023

Crystal Serrant
1165 Virginia Park St.,
Detroit, MI 48202

Invoice 26094

Date	Apr 08, 2019
Terms	
Service Thru	Apr 08, 2019

02/14/2019	AS	Service: Discussed case with Alex. Contacted process server to serve docs. Processed true copies of docs to file. Prepped all for service.	0.40	\$ 175.00/hr	\$ 70.00
02/19/2019	AS	Service: Met with process server to discuss service.	0.10	\$ 175.00/hr	\$ 17.50
02/19/2019	AS	 Service: Took call from process server. He attempted service but defendant was not home. Defendant then called him and said he would agree to accept service later this week. Noted to file.	0.30	\$ 175.00/hr	\$ 52.50
02/21/2019	AH	correspondence: Received signed Ex Parte Mutual Restraining Order. Scanned	0.30	\$ 175.00/hr	\$ 52.50
02/21/2019	AS	Service: Discussed service of ex parte order with Alex and Matt. Called process server to see if he had served defendant. He completed service and hour ago.	0.30	\$ 175.00/hr	\$ 52.50
02/21/2019	AS	Miscellaneous: Drafted letter to opposing. Served with Ex Parte Mutual Restraining Order via first class mail. Audrey to send copy to our client.	0.30	\$ 175.00/hr	\$ 52.50
02/21/2019	AH	correspondence: Mailed Copy of Ex-Parte Mutual Restraining Order to client	0.20	\$ 175.00/hr	\$ 35.00
02/22/2019	AH	correspondence: Prepared and mailed for filing COS for Ex-Parte Restraining Order.	0.30	\$ 175.00/hr	\$ 52.50
02/26/2019	AH	Other: Called client, left voicemail, sent client follow up email in response to her emails to me.	0.60	\$ 325.00/hr	\$ 195.00
02/27/2019	AH	Other: Spoke with client, she said she had sent us a CPS investigation report. I told her I do not recall seeing that but I would check the stack of papers she had sent us. Checked the stack, and spoke with SAH and AS as to whether or not they had received this via email, checked my own email as well and the Z drive it was not there. Emailed client asking for a copy. (Only billing for the phone call and the email).	0.60	\$ 325.00/hr	\$ 195.00

T. Serrant 482023

Crystal Serrant
1165 Virginia Park St.,
Detroit, MI 48202

Invoice 26094

Date	Apr 08, 2019
Terms	
Service Thru	Apr 08, 2019

02/26/2019	AS	Miscellaneous: Met with process server to discuss service and receive invoice.	0.10	\$ 175.00/hr	\$ 17.50
03/04/2019	AS	Filing With Court: Received true copy of a COS back from court for the mutual restraining order and processed to file.	0.30	\$ 175.00/hr	\$ 52.50
03/04/2019	AS	Miscellaneous: Took call from a Victoria Burton-Harris. She indicated that is may be accepting defendant as client. Processed call through to Alex.	0.10	\$ 175.00/hr	\$ 17.50
03/06/2019	AS	Service: Received proof of service back from process server. Processed to file. Drafted letter to court and filed with court by mail.	0.30	\$ 175.00/hr	\$ 52.50
03/06/2019	AS	Miscellaneous: Organized file for future litigation separating NY and GA filings and organizing by date on pleadings.	0.30	\$ 175.00/hr	\$ 52.50
03/08/2019	AH	Other: Conference with AEG, emailed client about contact from other attorney.	0.60	\$ 325.00/hr	\$ 195.00
03/14/2019	AS	Notarization: Notarized default for Alex	0.10	\$ 175.00/hr	\$ 17.50
03/14/2019	AH	Other: Drafted default, emailed client to give me a call when she's able to to discuss case.	0.60	\$ 325.00/hr	\$ 195.00
03/14/2019	AS	Filing With Court: Discussed case with Alex. Drafted letter to court and filed Default by mail.	0.30	\$ 175.00/hr	\$ 52.50
03/15/2019	AH	Other: Spoke with Ms. Serrant, she apologized to me; I let her know about the default and the default judgment.	0.30	\$ 325.00/hr	\$ 97.50
03/18/2019	AH	Other: Responded to client's email inquiry about changing children's names.	0.30	\$ 325.00/hr	\$ 97.50
03/19/2019	AH	correspondence: Received final Recommendation Interview form from FOC. Scanned	0.20	\$ 175.00/hr	\$ 35.00
03/19/2019	AH	Other: Emailed client to have her forward me docs requested by Macomb county foc.	0.30	\$ 325.00/hr	\$ 97.50

Page 33 of 100

Crystal Serrant
 1165 Virginia Park St.,
 Detroit, MI 48202

Invoice 26094

Date	Apr 08, 2019
Terms	
Service Thru	Apr 08, 2019

03/20/2019	AH	Other: Emailed client response to her email regarding the case in general and whether or not she wants us to withdraw the case (no bill).	0.30	\$ 0.00/hr	\$ 0.00
03/21/2019	AH	Other: Responded to client's email about custody.	0.30	\$ 325.00/hr	\$ 97.50
03/21/2019	AH	correspondence: Called FOC investigator, Bernadette Russel to confirm meeting on March 29. Per Bernadette, the meeting is at 11:00 am	0.30	\$ 175.00/hr	\$ 52.50
03/21/2019	AH	correspondence: Called FOC investigator Bernadette to inquire if a later time was available or different date. She advised that she does not have a later time available and she is booked out over 2 months. She advised if we submit the documents she requested by email, we do not have to appear.	0.30	\$ 175.00/hr	\$ 52.50
03/22/2019	AH	Other: Responded to client's email letting her know I received docs she sent (no bill).	0.30	\$ 0.00/hr	\$ 0.00
03/25/2019	AH	correspondence: Received default from court. Scanned. Gave to AH. He advised he will let me know who to send to later	0.30	\$ 175.00/hr	\$ 52.50
03/26/2019	AH	correspondence: At the request of the FOC investigator Bernadette, called client to inquire if she ever had to pay child support for the children not living with her. She advised no. Notified investigator of same	0.30	\$ 175.00/hr	\$ 52.50
03/27/2019	AH	correspondence: Prepared Motion to Dismiss per the direction of Akiva. Gave to Alex to review	0.40	\$ 175.00/hr	\$ 70.00
03/27/2019	AH	correspondence: Prepared Dismissal and gave to AH to review.	0.30	\$ 175.00/hr	\$ 52.50
03/28/2019	AH	correspondence: Received Order After Default. Scanned. Forwarded to AH	0.10	\$ 175.00/hr	\$ 17.50
03/29/2019	AH	correspondence: Mailed dismissal to court.	0.10	\$ 175.00/hr	\$ 17.50

No. 11578

Crystal Serrant
1165 Virginia Park St.,
Detroit, MI 48202

Invoice 26094

Date	Apr 08, 2019
Terms	
Service Thru	Apr 08, 2019

03/29/2019	AH	Other: Attorney called saying she was going to represent Mr. Real, I let her know the case was being dismissed. (no bill).	0.30	\$ 0.00/hr	\$ 0.00
04/04/2019	AH	correspondence: Received Final Support Recommendation. Scanned.	0.10	\$ 175.00/hr	\$ 17.50
04/05/2019	AH	Other: Spoke with judge's clerk to see if they received dismissal, they have not yet (no bill).	0.30	\$ 0.00/hr	\$ 0.00
04/08/2019	AH	Other: Administrative file closing.	1.00	\$ 325.00/hr	\$ 325.00

In Reference To: Divorce (Expenses)

Date	By	Expenses	Amount
02/14/2019	AS	Court Filing Fee: Fee for complaint filing	\$ 255.00
02/21/2019	AS	Mailing/Postage: Mailed restraining order to defendant	\$ 0.50
02/21/2019	AH	Postage: Mutual Restraining Order to client	\$ 0.50
02/22/2019	AH	Postage: Postage (2 envelopes) COS Exparte Restraining Order	\$ 1.00
02/28/2019	AS	Process Service: Service on defendant	\$ 92.25
03/06/2019	AS	Mailing/Postage: Filed POS by mail with return envelope	\$ 1.00
03/14/2019	AS	Notary: Notarized default	\$ 10.00
03/14/2019	AS	Mailing/Postage: Filed default by mail with return envelope	\$ 1.00
03/29/2019	AH	Postage: Postage for 2 envelopes for dismissal	\$ 1.00

Total Hours	24.30 hrs
Total Time Spent	\$ 5,890.50
Total Expenses	\$ 362.25
Total Invoice Amount	\$ 6,252.75

Invoice 26094

Date	Apr 08, 2019
Terms	
Service Thru	Apr 08, 2019

Previous Balance	\$ 0.00
01/02/2019 Payment - Check	(\$3,000.00)
Balance (Amount Due)	\$ 3,252.75

I paid
- \$3,000.00
back in 2019

Dr. Enqi (Please help me bring
him to Justice) ▶ Inbox ☆



Crystal Serrant 9/7/2021
I am URGENTLY writing on behalf of
myself and children who have been

10



Crystal Serrant 10/25/2021
to James ▾



----- Forwarded message -----

From: **Crystal Serrant** <
Date: Tue, Sep 7, 2021, 10:43 PM
Subject: Dr. Enqi (Please help me bring him to
Justice)
To: < >,
< >,
< > Jon M
< >
Cc: Jeff Perlman <jeff@jeffperlmanlaw.com>,
BFCPart27 < >

I tried to reach
out to multiple
media outlets for
help!

At this time, I
was not aware
Social media
influencer Tasha
K was undergoing
legal issues with
Cardi B. Tasha
never responded
to my email. How
ever prior to she
was exposing the
"CONSCIOUS"
community on
her platform.



Example, he never has a good thing and he will need me to help him from that and I either do not want them in reality and on the worldwide web I am his legal wife of 14 years and natural mother to our 7 children. We have been together since 1994.

Stranged since 2016, I have been fighting for custody of my children which is now a pending divorce proceeding in Michigan. From Georgia, New York to Michigan (Detroit then St. Clair Shores) where he is currently resides. Enqi has thoroughly ran a racket from ripping out my hair, our eldest daughters hair (literally), to SEVERAL strange men & women living with him and my young children. His despicable home, inappropriate and anxious behavior includes brandishing weapons online, as well as falsely porting to be a DOCTOR, faking celebrities for donations, as well as leading a polygamous lifestyle which lead to a DOZEN women pretending to be my 5 young children's mother whom he has in tow. I do not have social media however I was notified that Enqi has recently willfully admitted online to be associated with pedophiles, drug addicts and domestic abusers. I fear for my children's lives because he is carelessly discussing sensitive matters online using his telecommunication device as a weapon.

I have been falsely arrested several times in GA & NY because of Enqi. Enqi has stolen my id as well as children's. My credit has been extremely compromised since. (He DOES NOT want to divorce morals and values on the worldwide web has directly linked with The NY District Attorney's office, 46th Precinct in purposely misspelling his name which expired on 8/30/2020 Michigan (Macomb County) and (Wayne County). I have from Ms. Lakeisha Haynes, Ms. Smith, Ms. Susan We St. Clair Shores police department conduct 20 to 30 using the police force to scare Enqi and he laughed and Enqi also had a St. Clair Shores detective to threaten me contacted Enqi.

I presently have 2 open cases running concurrent against The Honorable Judge Rachel Rancilio in Michigan.

Please note and proceed with caution!! (He has been seen not show up to court. Enqi has mental issues that needs emotional rollercoaster and very delicate matter for my children.

I am asking kindly to please reunite me with my children. They need a TON of tender loving care from me, proper medical attention, dental care and private family counseling. I have ZERO COMMUNICATION with them because Enqi always changes his phone number, locations constantly and should be considered a flight risk. He armed and dangerous I also want him brought up on federal charges for crossing several state lines. He has called me several times and threatened me about not coming back to live with him in Michigan. Last communication was 11/10/2020 (see below) when he reached out to me to spend the holidays with him and I refused. Enqi and I have not been intimate in 5 years.

(Please see some the pictures of the inside of his home, the picture with me and my children and link 15 minutes in he is telling everyone I don't know my children)

RESPECTFULLY please note that The Bronx Family Court, My Attorney Jeff Perleman as well is copied on this email and matter.

Here is my information as well as my attorney below:

Crystal Serrant
P. O. Box 613
Stockbridge, GA 30281

The Law Office of Jeff Perleman
Jeff Perleman
24300 Southfield Road, Suite 210
Southfield, Michigan 48075
(248)635-2540

CPS? (you may ask?)

I have already contacted them several times in the past!

Please read attached

ab par performance and misuse of d authorities, falsified documents nt order of protections by icial Circuit Courthouse in ven't gotten not one follow up mistaken). I also have had The over the phone and said "I was s for help against him anymore", and I would go to jail if I

"n alternative service motion by

ment)(Please see below) He will endencies. This has been an

*Sent 1/3
Written to the
St. Clair Shores
Sentinel on
10/25/2021*

I overstand that the newspaper is closed!

Court address
Coleman A. Young Municipal Center, 2 Woodward Avenue, P.O. Box 8645
Detroit, MI 48226

Court telephone no.
(313) 224-5261

Plaintiff's name

Enqi Real

Plaintiff's name before marriage

Defendant's name

crystal serrant

Defendant's name before marriage

Form MC 01 SUMMONS AND COMPLAINT must be completed and filed with this form.

I state:

1. The plaintiff or defendant has resided at least 180 days in Michigan immediately before the filing of this complaint.

2. The plaintiff or defendant has resided in this county at least 10 days immediately before the filing of this complaint.

* 3. The marriage took place on June 11, 2009 in Marietta, Cobb County, Georgia
Date Location
* 4. The plaintiff and defendant ☒ separated on December 15, 2015 ☐ still live together.
Date May 23, 2018 *This indicated he left me our twins girls were 7mths*

5. There has been a breakdown of the marriage relationship to the extent that the objects of matrimony have been destroyed and there remains no reasonable likelihood that the marriage can be preserved.

6. ☐ The plaintiff ☐ The defendant ☒ No party is pregnant.

* 7. The plaintiff and defendant have minor children together. The complete name, age, and birth date of each child is:
she isn't living with him!
Amber Duquesnay, age 15, birth date: August 1, 2003; Chase Duquesnay, age 9, birth date: July 9, 2009; Chloe Serrant, age 7, birth date: August 28, 2011; Caleb Serrant, age 7, birth date: August 28, 2011; caileigh duquesnay, age 3, birth date: May 27, 2015; aubree duquesnay, age 3, birth date: May 27, 2015; and antonia duquesnay, age 18, birth date: July 13, 2000. *residential*

8. Plaintiff is/are fit and proper to make major decisions regarding the
Plaintiff or defendant or both parties
minor child(ren) of the parties, and it is in the best interests of the child(ren) to award sole legal custody of the child(ren)
Type

to Plaintiff

Plaintiff or defendant or both parties

9. Plaintiff is/are fit and proper to have care, custody, and control of the
Plaintiff or defendant or both parties
minor child(ren) of the parties, and it is in the best interests of the child(ren) to award sole physical custody of the
Type

child(ren) to Plaintiff

Plaintiff or defendant or both parties

✓ 10. It is in the best interests of the child(ren) to award parenting time to Defendant
Plaintiff or defendant or both parties
as follows: reasonable and liberal parenting time on dates and times agreed to by the parties.

11. The minor child(ren) need financial support, including health and hospitalization insurance, other medical support, and child care expenses, and child support and other expenses should be calculated and ordered according to the Michigan Child Support Formula.

of the plaintiff and defendant with regard to property and/or debts during the marriage that are to be equitably divided between them.

13. The plaintiff ☐ is ☒ is not requesting spousal support.

I REQUEST:

- a. A judgment of divorce.
- b. Plaintiff be given sole legal custody of the minor child(ren).
Plaintiff or defendant or both parties
- c. Plaintiff be given sole physical custody of the minor
Plaintiff or defendant or both parties
child(ren).
- d. Parenting time as specified in this complaint.
- e. Child support, including medical and child care expenses as calculated according to the Michigan Child Support Formula.
- f. The parties be ordered to provide health and hospitalization insurance for the minor child(ren) and to pay medical, dental, orthodontic, and hospital expenses not covered by insurance, both permanently and while this action is pending.
- ☐ g. An equitable division of property and debts.
Note: Property may include real estate, pensions, insurance, retirement accounts, and investment accounts, among others.
- ☐ h. Spousal support be awarded.
- i. An equitable division of the costs of this action.
- ☐ j. My last name be changed to _____.
- k. Any other relief that the court deems just and equitable.

I declare that the statements above are true to the best of my information, knowledge, and belief.

Date

Plaintiff signature

Date

Plaintiff's attorney signature

Orig

OC
Defe

Ent

JAN 20 2023

ENFORCEMENT ACT AFFIDAVIT

-DM

Court address

Coleman A. Young Municipal Center, 2 Woodward Avenue, P.O. Box 8645
Detroit, MI 48226

Court telephone no.

(313) 224-5261

CASE NAME: Enqi Real v. crystal serrant

1. The name and present address of each child (under 18) in this case is:

Amber Duquesnay, Chase Duquesnay, Chloe Serrant, Caleb Serrant, caileigh duquesnay, aubree duquesnay, and antonia duquesnay. All of the children live with the Plaintiff at 23236 westbury dr, saint clair shores, MI 48080 and the Defendant at 1165 virginia park street, detroit, MI 48202.

2. The addresses where the child(ren) has/have lived within the last 5 years are:

All of the children live with the Plaintiff at 23236 westbury dr, saint clair shores, MI 48080 and the Defendant at 1165 virginia park street, detroit, MI 48202.

3. The name(s) and present address(es) of custodians with whom the child(ren) has/have lived within the last 5 years are:

Enqi Real
23236 westbury dr
saint clair shores, MI 48080crystal serrant
1165 virginia park street
detroit, MI 482024. I do not know of, and have not participated (as a party, witness, or in any other capacity) in any other court decision, order, or proceeding (including divorce, separate maintenance, separation, neglect, abuse, dependency, guardianship, paternity, termination of parental rights, and protection from domestic violence) concerning the custody or parenting time of the child(ren), in this state or any other state, **except**: Specify case name and number, court name and address, and date of child custody determination, if one.5. I do not know of any pending proceeding that could affect the current child custody proceeding, including a proceeding for enforcement or a proceeding relating to domestic violence, a protective order, termination of parental rights, or adoption, in this state or any other state, **except**: Specify case name and number, court name and address, and nature of the proceeding.That proceeding ☐ is continuing. ☐ has been stayed by the court.☐ Temporary action by this court is necessary to protect the child(ren) because the child(ren) has/have been subjected to or threatened with mistreatment or abuse or is/are otherwise neglected or dependent. Attach explanation.6. I do not know of any person who is not already a party to this proceeding who has physical custody of, or who claims rights of legal or physical custody of, or parenting time with, the child(ren), **except**: State name(s) and address(es) of each person.7. The child(ren)'s "home state" is Michigan. See back for definition of "home state."☐ 8. I state that a party's or child's health, safety, or liberty would be put at risk by the disclosure of this identifying information.

I have filled this form out completely, and I acknowledge a continuing duty to advise this court of any proceeding in this state or any other state that could affect the current child-custody proceeding.

Signature of affiant

Enqi Real

Name of affiant (type or print)

23236 westbury dr, saint clair shores, MI 48080
Address of affiantSubscribed and sworn to before me on _____, _____ County, Michigan.
Date

My commission expires: _____ Date Signature: _____

Notary public, State of Michigan, County of _____

1. Parent's last name Real		First name Enqi		Middle name		2. Any other names by which parent is or has been known Antoine Duquesnay	
3. Date of birth June 30, 1977		4. Social security number 110-60-4109		5. Driver's license number and state 549407064 NY - Notice this is on the photo issued 10/8/2014 (9 years old?)			
6. Mailing address and residence address (if different) Residence: 23236 westbury dr, saint clair shores, MI 48080							
7. E-mail address ministerenqi@gmail.com							
8. Eye color Brown	9. Hair color BLK	10. Height 6 ft, 0 in	11. Weight 180 lbs	12. Race African American	13. Gender Male	14. Scars, tattoos, etc.	
15. Home telephone no. 7028459814		16. Work telephone no.		17. Occupation			
18. Business/Employer's name and address						19. Gross weekly income	
20. Did this parent apply for or receive public assistance? If yes, please specify kind and case number. <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No							
21. Other parent's last name serrant		First name crystal		Middle name		22. Any other names by which parent is or has been known	
23. Date of birth February 9, 1977		24. Social security number 121-60-8124		25. Driver's license number and state			
26. Mailing address and residence address (if different) Residence: 1165 virginia park street, detroit, MI 48202							
27. E-mail address crystalserrant@gmail.com <i>Incorrect</i>							
28. Eye color Brown	29. Hair color BRO	30. Height 5 ft, 7 in	31. Weight 245 lbs	32. Race African American	33. Gender Female	34. Scars, tattoos, etc.	
35. Home telephone no. 7185622477 <i>NY # Mom's house (C)</i>		36. Work telephone no.		37. Occupation			
38. Business/Employer's name and address						39. Gross weekly income	
40. Did this parent apply for or receive public assistance? If yes, please specify kind and case number. <input type="checkbox"/> Yes <input type="checkbox"/> No							
41. a. Name and sex of minor child in case		M / F	b. Birth date	c. Age	d. Soc. sec. no.	e. Residential address	
Amber Duquesnay		F	08/01/2003	15	117-92-1308	See addendum for children's addresses	
Chase Duquesnay		M	07/09/2009	9	107-98-0821	See addendum for children's addresses	
Chloe Serrant		F	08/28/2011	7	164-67-8080	See addendum for children's addresses	
See "Minor Children" in Addendum							
42. a. Name and sex of other minor child of either party		M / F	b. Birth date	c. Age	d. Residential address		
43. Health care coverage available for each minor child							
a. Name of minor child	b. Name of policy holder		c. Name of insurance co./HMO		d. Policy/Certificate/Contract/Group no.		
44. Name(s) and address(es) of person(s) other than parties, if any, who may have custody of child(ren) during pendency of this case.							

I declare that the statements above are true to the best of my information, knowledge, and belief.

Date

Signature

If any of the public assistance information above changes before your judgment is entered, you are required to give the friend of the court written notice of the change. If you want child support services, complete form DHS 1201-D, available at your local friend of the court office or courts.mi.gov/Administration/SCAO/Forms/courtforms/domesticrelations/general/foc/dhs1201d.pdf

WAYNE COUNTY

ATTACHMENT TO
VERIFIED STATEMENT

-DM

Continued from 42 Minor Children:

- ② Name: Amber Duquesnay; DOB: 08/01/2003; Age: 15; SSN: 117-92-1308; Gender: F
- ③ Name: Chase Duquesnay; DOB: 07/09/2009; Age: 9; SSN: 107-98-0821; Gender: M
- ④ Name: Chloe Serrant; DOB: 08/28/2011; Age: 7; SSN: 164-67-8080; Gender: F
- ⑤ Name: Caleb Serrant; DOB: 08/28/2011; Age: 7; SSN: 144-93-7109; Gender: M
- ⑥ Name: caileigh duquesnay; DOB: 05/27/2015; Age: 3; SSN: 598-33-4120; Gender: F
- ⑦ Name: aubree duquesnay; DOB: 05/27/2015; Age: 3; SSN: 079-41-2454; Gender: F
- ⑧ Name: antonia duquesnay; DOB: 07/13/2000; Age: 18; SSN: 066-90-4786; Gender: F

All of the children live with the Plaintiff at 23236 westbury dr, saint clair shores, MI 48080 and the Defendant at 1165 virginia park street, detroit, MI 48202.

Improvement

JULY 2017

This Honor is Bestowed Upon

Chloe Serrant

in recognition of outstanding improvement in

Reading and Math

Awarded at

PS 91 - New York, Bronx

this

14

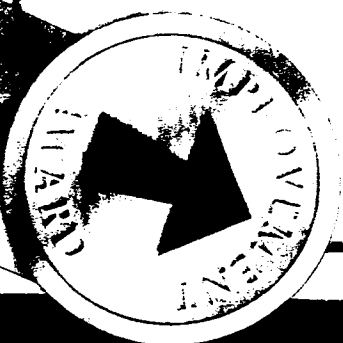
day of

June

year of

2017

Mrs. Laureate



Slang
(Term for men's
private)
"Big Willie"
Challenge

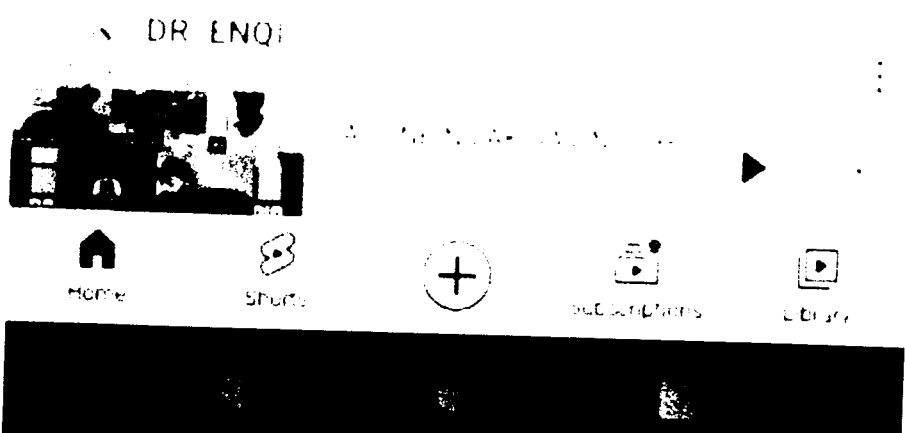
year
2018

Exploit Will Smith
(celebrity)

Enai

Online
trying to
find more
women to
be polygamous
with him

Bed?
→



Exploitation
of our
Children

All my 7
children on
hip flyers



* please
notice
Enqi's name
changes



Dr. EnQi Holistic Science Master Class

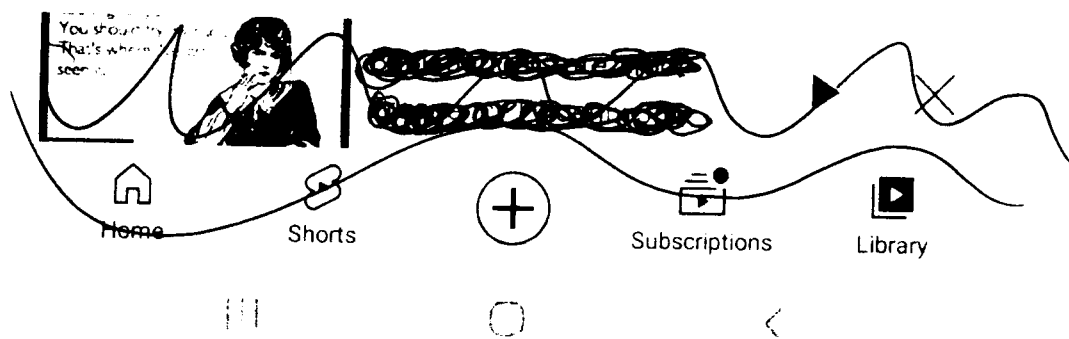
Abelardo Guerrero · 16K views · 1 year ago

Exploiting the
deceased



BLOOD 52:19

BLOOD TYPES WARM-UP
DR. ENQI · 1.4K views · Streamed 1 year ago



dr enqi

Dr. EnQi explains True Islam to Wesley
Muhammad with Actual Facts about Dr. Se...

another
woman
around
my
son



4:34:42

Dr. EnQi Soulcraft ch. 4 the Philadelphia
Experiment Rest in Greatness Kobe Bryant
DR. ENQI · 5.1K views · 1 year ago

Exploiting the
deceased (Kobe)
for views

Previously watched



Concert in
Chicago - He
was grabbing
his privates &
cussing w/ this
interviewer

4:06



Home



Shorts



Subscriptions



Library



1,703 likes

Different name

Really?

Exploiting our children

Implying to women he is a free agent


drenqirealcptsnd This Guy!!! In the middle of the night decides he needs a new look! No more Mohawk for all his boys and the cute girls at school cause it's Halloween and he gotta get "fresh"....

I almost started to say take yo butt to behind.... but I then I saw me in his eyes....

I said let's set up the clippers and he even let me pick it out with no fuss like a real G!

I said man she must be really cute and got super silly on me.....

It's amazing being a full time Father it's hard as a MOTHERFUCKER but nothing is more rewarding!!!!

Even though me and they momma going through a rough patch, I thank her, her momma and her momma momma.... in my heart silently for blessing me with all the wealth a man could ever ask for.... my babies..... @veganbabiesofficial  I know my Dad is looking down on us proud.....

Always exploiting the deceased Herbert L. Russell



MetroPCS

2:05 PM

3-4-23 8:00



drenqirealcptsnnd

...

WHEN YOUR MORNING IS NOT
TERRIBLE!!! ENQISDETOX.COM

*My daughter
Aubree
Wocasee*



2,747 likes

*drenqirealcptsnnd Lol enqisdetox.com

*He thinks her
pain is funny*



*Different
name as
website*

enqisdetox.com

SEE TRANSLATION



AT&T

12:11 AM

100%



(celebrity chef)
 → Chef Ahki - and
 women who knew
 he took my children
 from me. She had
 relations with Enai
 to my knowledge
 and she went
 to Honduras
 shortly after
 dealing with
 him for a
 "spiritual"
 retreat

Enai
 probably
 gave her
 an STD!



142 likes

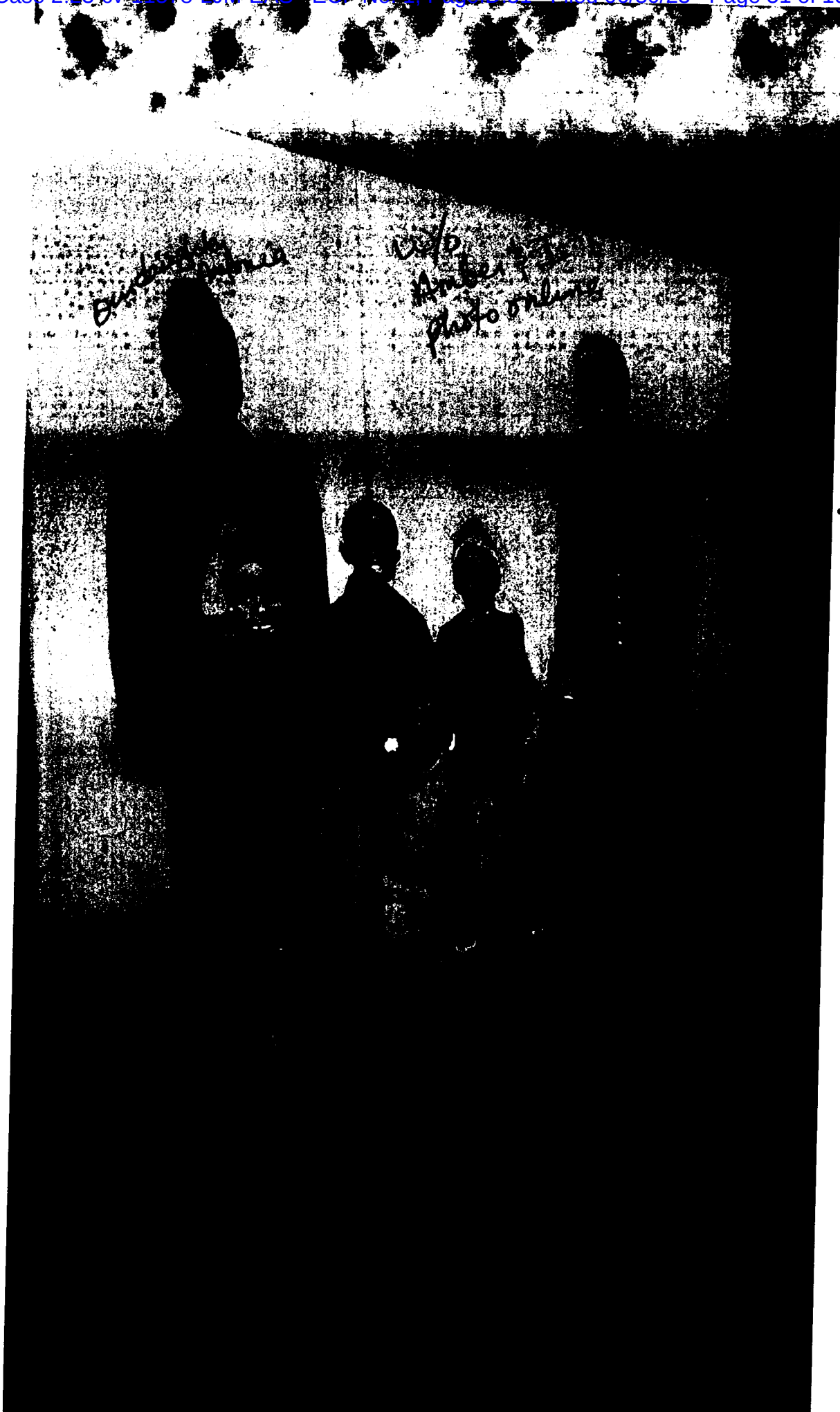
drenqi @chefahki saved the day for me on the road with
 some Vegan Pizza 🍕 !!!!!

504_useph_joseph @drenqi man I'm still laughing at
 that Matrix video!!! 😂😂😂😂😂😂😂😂 you play
 too much!! 😂😂👍

drenai @504 useph joseph bro I'm laughing too

always
 laughing





Burden

10/6
Amber
photo online

More
attention
seeking
to
exploitation

Instagram

another
women
↘



Instagram

missnikkiibaby



drenqirealcptsnd

Shortly after
when he took
them from me in
NY. I was still
nursing them
at the time!



One of the
women told
me that Enq
would beat
the girls and
don't give
them milk
if they
cried and
said "I
want
mommy"



2.577 likes



Not- *his #Alo!*

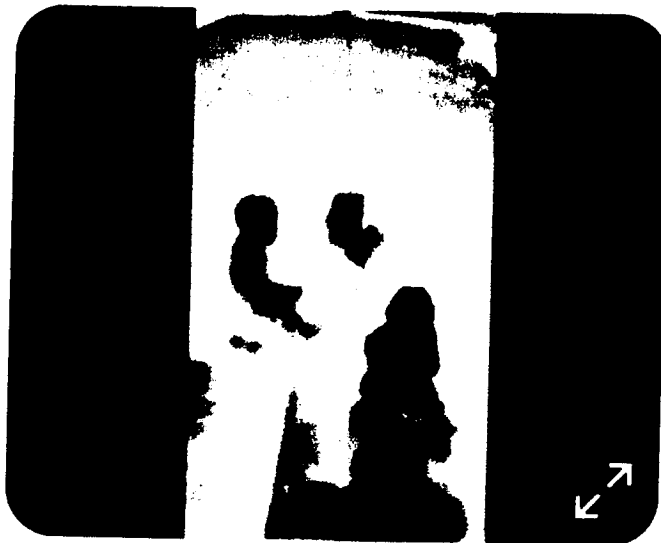
I just had a long dream about you, I can't interpret it. I know I love you though please be safe and don't hold no grudges against me.

End

Sunday, June 24, 2018

Either of you get this?

MMS



MMS

Cali can swim a lil

MMS

12:25 PM

Wednesday July 25, 2018

Delivered
10:54 PM

Me

I have a vehicle, a place, and a job!!!! I do not want a dime from you either!!!! How soon can I come get my children?

[Paperclip icon]

[Smiley face icon]

Posts

drenqi

Just looking
for a come up

I'm not sure
what to make
of this but
let's just
say NICK
only had
4 children
in this photo

Enqi's book
he sells for
\$460.00

No
Connection

They
look
scared

Secret
location
in
Atlanta
in May
2019

Enqi did
not bring
my children
back to
me!

892 likes

drenqi · Working

My girls

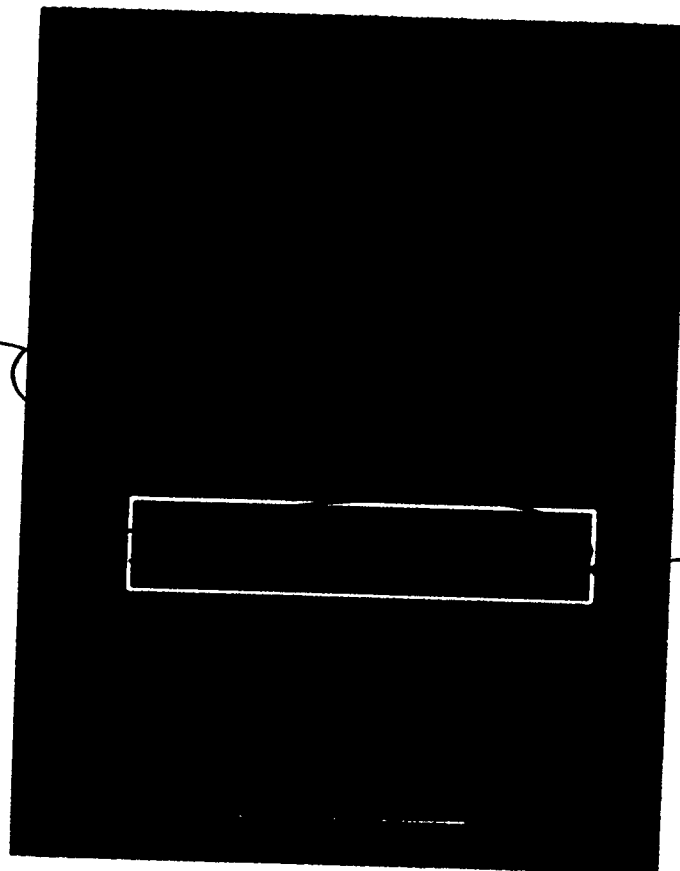


drenqi



There is a
Somewhere
looking for
Enai. He told a
young audience
member to stop
her dialysis
and drink
his water. She
got really
sick. The
family
wants to
sue him!

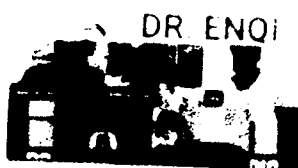
More exploiting
the deceased



what kind of
doctor is this?
(CPT, SN, MH,
ECS, ND) → mental
health?

He has an
unlicensed
practice in
his
basement!

He is
drugging
women &
my
children



Home



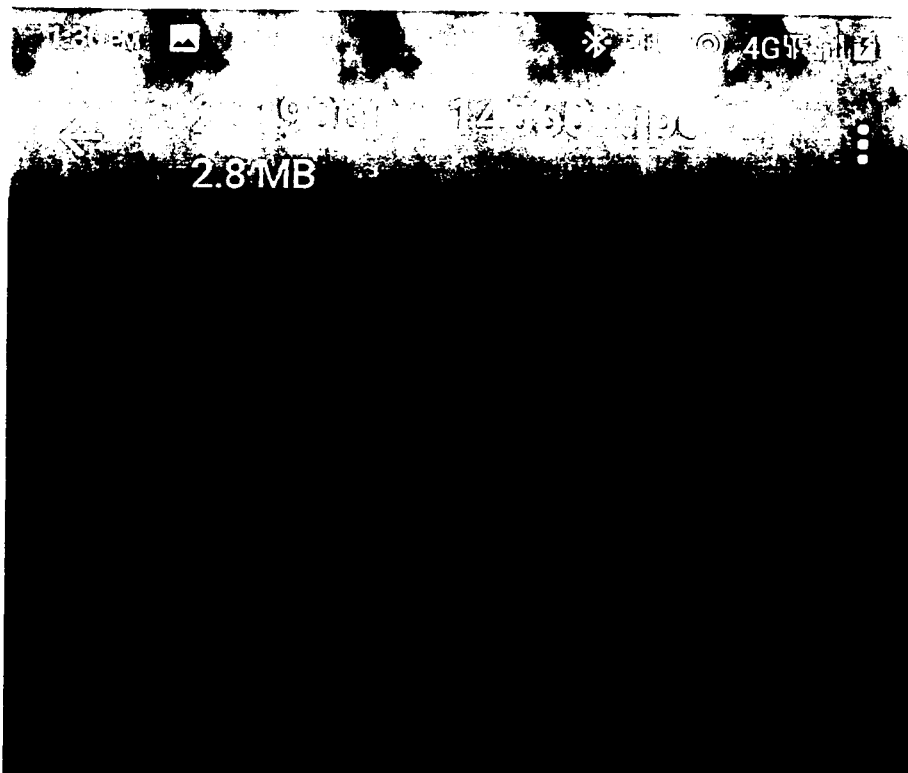
Profile



Settings

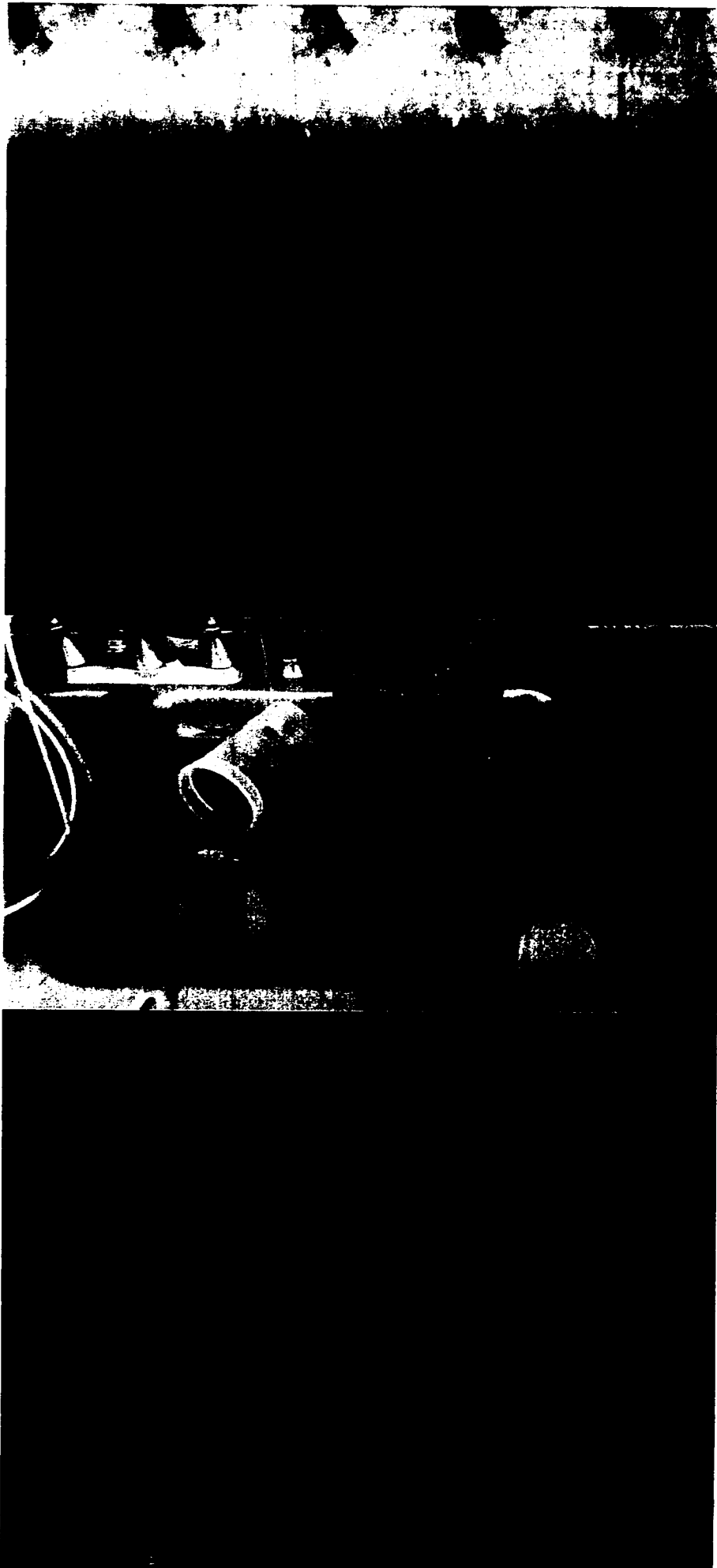


Media

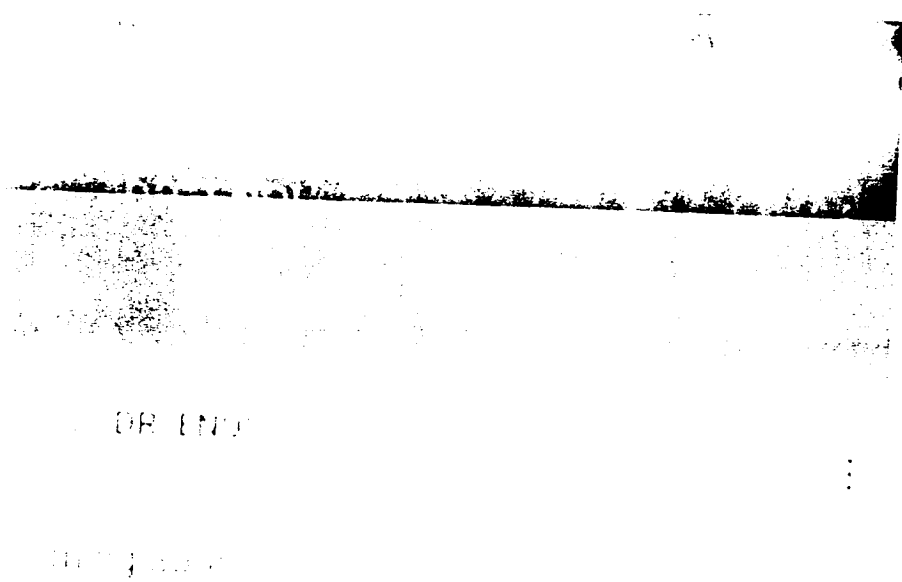


*Spill's
Basement*

*FDA
approved?*



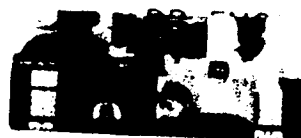
Enori's
Kitchen
Sink



GREENS & HOT SAUCE

*Comparison
to Epstein
(more exploitation
of the deceased)*

*To my
Knowledge
Sex offender*



Home

Shorts



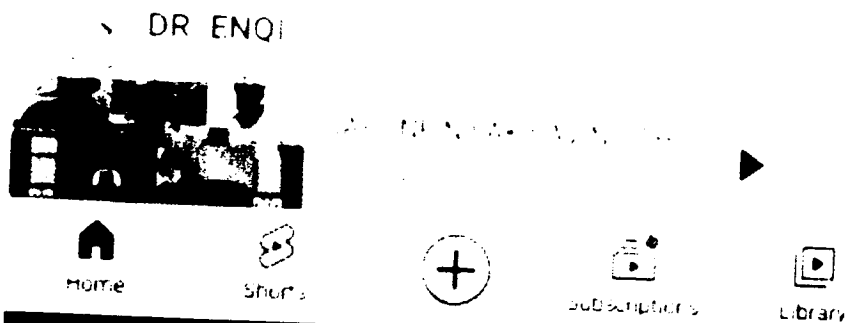
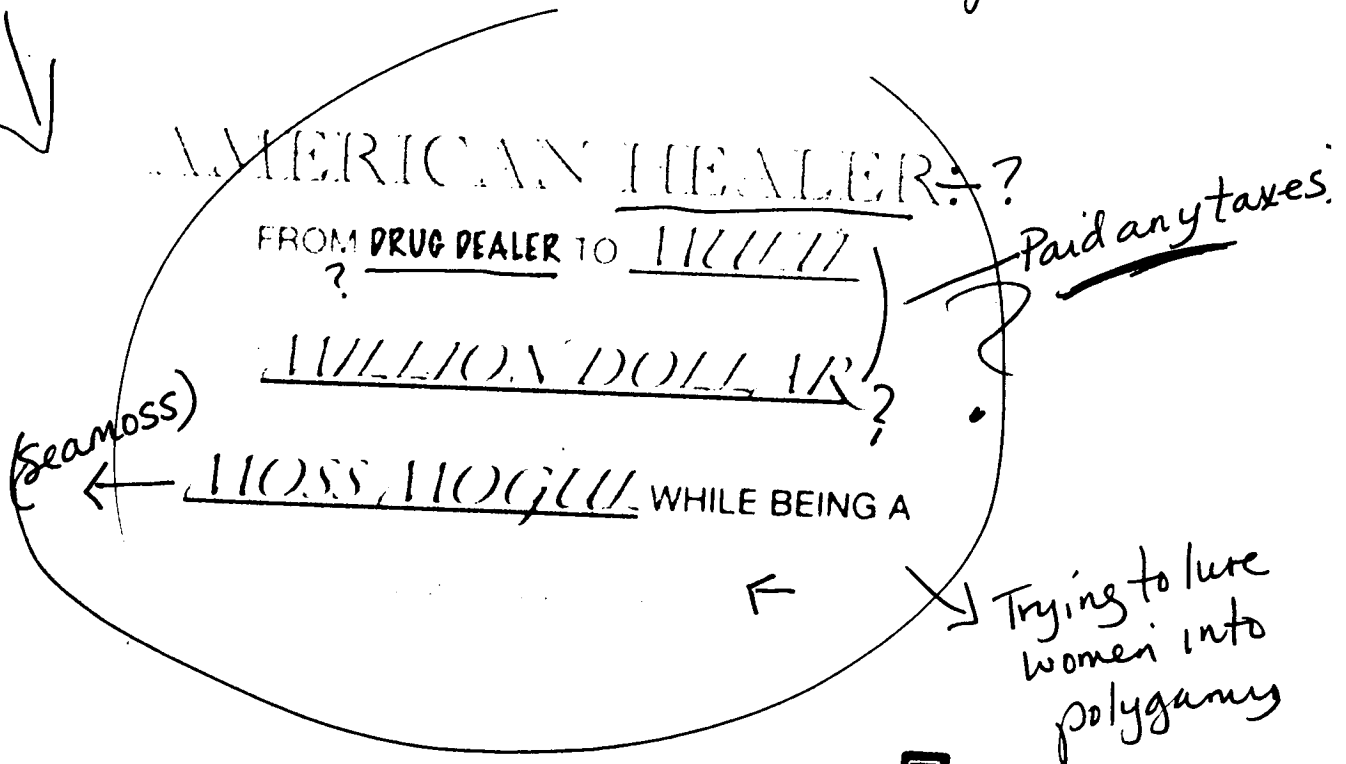
Subscriptions

Library

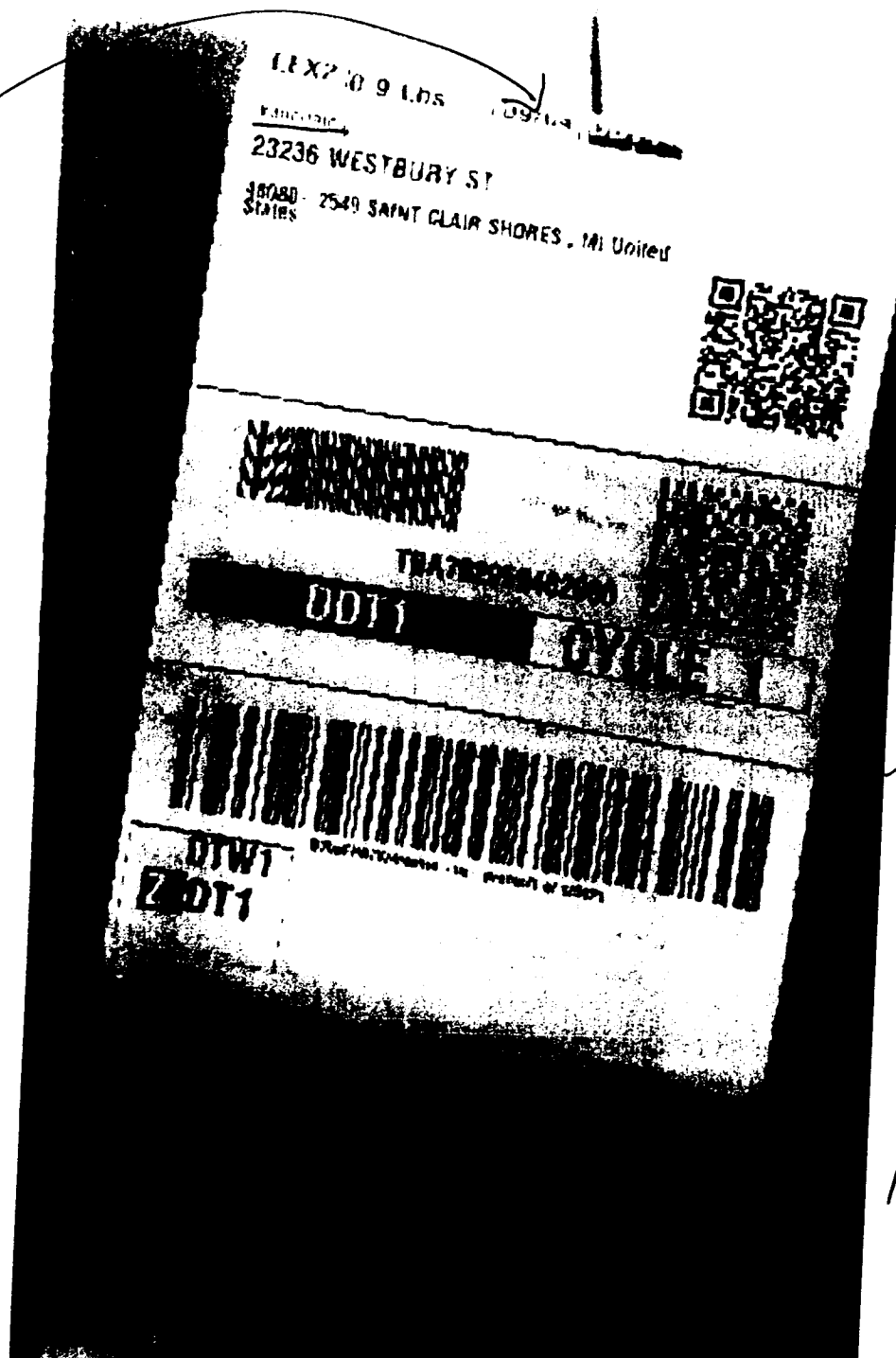
More lies

Enai also
received
PPP loans
and got his
teeth done!

year 2018



9/4/19



Lied under oath
on 7/25/22

When Ensi was
asked does
"VAN COATES"
live with you
or receives
mail

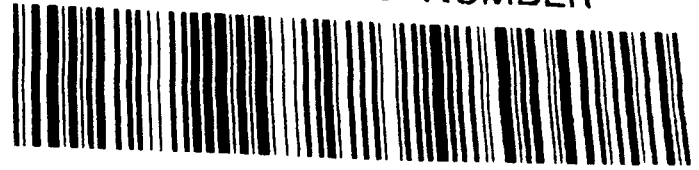
Ensi replied
NO!

Please check
minutes

Macomb county
court

TO:

USPS TRACKING® NUMBER



9505 5102 6789 0093 4292 28

FROM:

Enqi Real
23236 Westbury St
SAINT CLAIR STOPS, AL 36801

My eldest child (NOT HIS)

TO:

2170 University Ave

Apt 7F

BRONX, NY 10453

Label 228, March 2016

FOR DOMESTIC AND INTERNATIONAL USE

STATE OF MICHIGAN
IN THE CIRCUIT COURT FOR THE COUNTY OF MACOMB
FAMILY DIVISION

ENQI OSIRIS KHEPR SANG REAL,
Plaintiff,

vs.

Case No. 2022-9543-DM
Honorable Tracey A. Yokich

CRYSTAL SERRANT-DUQUESNAY,
Defendant.

ANN M. TOBIN, P.C.

By: Ann M. Tobin-Levigne (P35757)

Attorney for Plaintiff

21300 Mack Avenue

Grosse Pointe Woods, MI 48236

(313) 884-7060

tobinannm@gmail.com

**MOTION FOR ENTRY OF ORDER REGARDING TEMPORARY CUSTODY,
PARENTING TIME, CHILD SUPPORT AND
REFERRAL TO FRIEND OF THE COURT**

Plaintiff, Enqi Osiris Khepr Sang Real, through his attorney, Ann M. Tobin, P.C., by Ann M. Tobin-Levigne and in support of this Motion For Entry of Order Regarding Temporary Custody, Parenting Time, Child Support and Referral to Friend of the Court and states as follows

1. The parties were married on June 11, 2007 but separated in August 2017.
2. The parties are the parents of five minor children: Chase, dob xx-xx-2009, Chloe and Caleb, dob xx-xx-2011 and Cailiegh and Aubree, dob, xx-xx-2015.
3. Since August 2016, Plaintiff has been a resident of Michigan.
4. Upon information and belief and since August 2017, Defendant has resided either in the State of New York or State of Georgia.
- 5. Since August 2017, the children have resided exclusively with Plaintiff in Michigan, following an incident when Defendant attacked Plaintiff, while the minor children, Caleb, Chase, and Chloe were hugging Defendant, see Exhibit A, The Temporary Order of Protection

dated August 9, 2017 and issued by the Family Court of the State of New York, County of Bronx. This Temporary Order was made a Temporary Order of Protection on December 11, 2017, see Exhibit B, Temporary Order of Protection dated December 11, 2017 and issued by the Family Court of the State of New York, County of Bronx.

6. Since August 2017, Defendant's only physical contact with the minor children was on only two occasions, as follows:

2017—in June, Defendant traveled to MI and remained approximately 2 weeks and was removed from Plaintiff's home by the St. Clair Shores Police. — *not true*

2018—no physical contact with children. *not true*

2019—no physical contact with children. *not true*

→ 2020—Plaintiff paid for Defendant to travel to MI for graduation festivities. Defendant stayed only 24 hour, attempted to have the children leave with her in the middle of the night and threatened to kill Defendant and herself. Defendant was removed from Plaintiff's home by the St. Clair Shores Police.

2021—no physical contact with children.

2022—no physical contact with children.

7. In addition to the lack of physical contact, Defendant has refused to engage in any form of communication with the children, either by cell phone or electronic devices, nor has she sent written communication or acknowledged the children's birthdays or holidays.

8. Defendant has failed to provide any financial support for the children since 2017.

9. Plaintiff has been exclusively responsible for the children's daily, temporal, emotional and physical needs and ensures that they are loved and nurtured.

10. Defendant filed three prior Complaints for Divorce in this Court, and not once, over almost four years, did Defendant file a single request for temporary parenting time.

11. It is in the best interests of the minor children to enter an Ex Parte Order, awarding Plaintiff the sole temporary legal and physical custody of the minor children and referring the issues of permanent custody, parenting time and child support to the Friend of the Court for investigation and recommendation, with any child support to be retroactive to the date of filing of this Complaint for Divorce.

WHEREFORE, Plaintiff respectfully requests this Court:

- A. Award Plaintiff the sole temporary legal and physical custody of the five minor children;
- B. Refer the issues of permanent custody, parenting time and child support to the Friend of the Court for investigation and recommendation.

C. Order Defendant to pay child support, on both a temporary and permanent basis, consistent with the Michigan Child Support Formula.

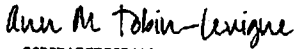
D. Award Plaintiff such other and further relief that is equitable.

 **I DECLARE THE ABOVE STATEMENTS TO BE TRUE TO THE BEST OF MY INFORMATION, KNOWLEDGE, AND BELIEF.**

Dated: August 3, 2022

ANN M. TOBIN, P.C.

DocuSigned by:



02928A0F8C28146
By: Ann M. Tobin-Levigne (P35757)
Attorney for Plaintiff
21300 Mack Avenue
Grosse Pointe Woods, MI 48236
(313) 884-7060

DocuSigned by:



137942C58F97421
Enqi Osiris Khepr Sang Real, Plaintiff

(DOMESTIC RELATIONSHIP)

Court address

40 N. Main St., Mt. Clemens, MI 48043

Court telephone no.

586-469-5351

A Petitioner's name Crystal Serrant	Age 42	Respondent's name, address, and telephone no. Antoine DuQuesnay aka EnQi Real 23236 Westbury Saint Clair Shores, MI 48080	DOB or age 42
Address and telephone no. where court can reach petitioner 5220 North Henry Boulevard Stockbridge, Georgia 30281			

- B** 1. The petitioner and respondent ☒ are married to each other. ☐ were married to each other. ☒ have a child in common.
☐ have or had a dating relationship. ☒ reside or resided in the same household.
- C** 2. ☐ The respondent is required to carry a firearm in the course of his/her employment. ☒ Unknown.
- D** 3. a. There ☐ are ☒ are not other pending actions in this or any other court regarding the parties.

Case number	Name of court, county, and state or province	Name of judge
-------------	--	---------------

- b. There ☐ are ☒ are not orders/judgments entered by this or any other court regarding the parties.

Case number	Name of court, county, and state or province	Name of judge
-------------	--	---------------

- E** 4 I need a personal protection order because: Explain what has happened. Attach separate sheet(s).

- F** 5. I ask the court to grant a personal protection order prohibiting the respondent from:

- ☒ a. entering onto the property where I live. I state that either I have a property interest in the premises, I am married to the respondent, or the respondent has no property interest in the premises.
- ☒ b. entering onto the property at 5220 North Henry Boulevard Stockbridge, Georgia 30281
 Address
- ☒ c. assaulting, attacking, beating, molesting, or wounding Crystal, Amber, Chase, Chloe, Caleb, Caileigh, and Aubree
 Name(s)
- ☒ d. removing the minor children from the petitioner who has legal custody, except as allowed by a custody or parenting time order as long as removal of the children does not violate other conditions of the personal protection order.
- ☒ e. stalking as defined under MCL 750.411h and MCL 750.411i, which includes but is not limited to:
- ☒ following me or appearing within my sight. ☒ appearing at my workplace or residence.
 - ☒ sending mail or other communications to me. ☒ contacting me by telephone.
 - ☒ approaching or confronting me in a public place or on private property.
 - ☒ entering onto or remaining on property owned, leased, or occupied by me.
 - ☒ placing an object on or delivering an object to property owned, leased, or occupied by me.
- ☒ f. interfering with efforts to remove my children/personal property from premises solely owned/leased by the respondent.
- ☒ g. threatening to kill or physically injure Crystal, Amber, Chase, Chloe, Caleb, Caileigh, and Aubree
- ☒ h. interfering with me at my place of employment or education or engaging in conduct that impairs my employment or educational relationship or environment.
- ☒ i. having access to information in records concerning a minor child of mine and the respondent that will reveal my address, telephone number, or employment address or that will reveal the child's address or telephone number.
- ☒ j. intentionally causing me mental distress or exerting control over me by:
- ☒ injuring, killing, torturing, or neglecting, or threatening to injure, kill, torture, or neglect any animal in which I have an ownership interest.
 - ☒ removing any animal from my possession in which I have an ownership interest.
 - ☒ retaining or obtaining possession of any animal in which I have an ownership interest.
- ☒ k. purchasing or possessing a firearm.
- ☐ l. other:

- G** 6. I make this petition under the authority of MCL 600.2950/MCL 600.2950a and ask the court to grant a personal protection order.

- ☒ I request an ex parte order because immediate and irreparable injury, loss, or damage will occur between now and a hearing or because notice itself will cause irreparable injury, loss, or damage before the order can be entered.

- H** ☐ 7. I have a next friend petitioning for me. I certify that the next friend is not disqualified by statute and is an adult.

I 9/4/2019

Date

/s/ Crystal Serrant

Petitioner's/Next friend's signature

MCL 600.2950, MCL 600.2950a, MCR 3.703

5220 North Henry Boulevard

Street Address

Stockbridge

Georgia

30281

City State

646-519-0235

Phone Number

Age

Respondent's Name

23236 Westbury

Street Address

Saint Clair Shores

Michigan

48080

City State

Phone Number

Age

1. Were you physically assaulted by the Respondent in the last 4 weeks? ☐ NO ☒ YES
Did you seek medical attention? ☒ NO ☐ YES If yes, name of medical facility, _____

2. Do you live (or have you ever lived) at the same residence with Respondent? ☐ NO ☒ YES From what date 01/94 to 05/2018

If presently (recently) living with the Respondent, who name(s) is/are on the lease or mortgage? _____

Who pays the rent or mortgage payment? _____

Will Respondent's access to their current residence be affected if entering onto Petitioner's residence is restricted by this Order? ☒ NO ☐ YES

3. Marital Status: ☒ Married to Respondent ☐ Married to someone else ☐ Divorced ☐ Single ☐ Living with _____

4. If you are not married to Respondent, then how do you know them? (i.e. ex-girlfriend, ex-husband) _____

5. How long did you date or how long were you married to Respondent (i.e. 3 month, 7 years)? 06/2007

6. What date did your relationship end with Respondent (or when did you separate)? 05/2018

7. If there are children (under 18) living in your home OR if you have a child(ren) in common with the Respondent, please complete the following information (if no children please write NONE):

	Name of Child	Age	Child of Petitioner	Child of Respondent
1.	Amber DuQuesnay	16	Yes	Yes
2.	Chase DuQuesnay	10	Yes	Yes
3.	Chloe Serrant	8	Yes	Yes

	Name of Child	Age	Child of Petitioner	Child of Respondent
4.	Caleb Serrant	8	Yes	Yes
5.	Caileigh DuQuesnay	4	Yes	Yes
6.	Aubree DuQuesnay	4	Yes	Yes

8. Is there a custody or visitation order currently in effect regarding child(ren) that you and the Respondent have in common? ☒ NO ☐ YES

a. Who has physical custody? ☐ Petitioner ☐ Respondent ☐ Joint Physical (Petitioner & Respondent)

b. Who has legal custody? ☐ Petitioner ☐ Respondent ☐ Joint Legal (Petitioner & Respondent)

c. Is there currently a visitation agreement? ☒ NO ☐ YES What is the visitation schedule? _____

9. Do you and the Respondent have any prior or current court cases together (i.e. PPO, divorce, criminal, landlord/tenant, etc)? ☐ NO ☒ YES

If yes, please list: Order of Protection, Divorce, Child Support/Alimony, Custody, etc...HE NEVER SHOWS UP TO COURT

10. Have you sought a PPO against some other party? ☒ NO ☐ YES If Yes, who and when? _____

11. Has a PPO been issued against you before? ☐ NO ☒ YES If Yes, who and when? ENQI MADE A FALSE REPORT ON ME

12. Are you on probation or parole? ☒ NO ☐ YES If Yes, for what crime and name of probation officer: _____

13. Is the Respondent on probation or parole? ☒ NO ☐ YES If Yes, for what crime and name of probation officer: _____

14. Is the Respondent employed as a law enforcement officer which may require him/her to carry a firearm? ☒ NO ☐ YES

Name of Police Agency? _____ Name and Title of Supervisor? _____

15. Is Respondent in the military? ☒ NO ☐ YES

16. Do you believe the Respondent was under the influence of any alcohol or drug (legal or illegal) at the time of the incident(s)? ☐ NO ☒ YES
If yes, what Substance and why do you believe this? I DONT KNOW WHAT KIND OF DRUG

WERE POLICE CONTACTED: ☒ YES ☐ NO

WHO CONTACTED POLICE: MYSELF

HOW LONG AFTER INCIDENT WERE POLICE CONTACTED: 5 MINS

HOW WERE POLICE CONTACTED (i.e. phone, walk-in to station): CALLED AND I RAN TO NEAREST STATION

POLICE AGENCY AND COMPLAINT NUMBER: TENTH PRECINCT IN DETROIT

IF POLICE WEREN'T CONTACTED, WHY:

WHAT HAPPENED:

ENQI UNLAWFULLY THREW ME AND OUR THEN 15 YEAR OLD DAUGHTER OUT OF THE HOME. HE HAS ABUSED ME FOR YEARS IN FRONT OF MY CHILDREN. THAT DAY I WAS PHYSICALLY THROWN OUT IN FRONT OF OUR CHILDREN BECAUSE HE SAID I AM DISOBEDIENT TO HIS NEW LIFESTYLE. ENQI IS POLYGAMOUS AND HAD A SLEW OF MEN AND WOMEN LIVING WITH HIM AND OUR CHILDREN.....I COULD NOT PROVE WHO I WAS WHEN THE TENTH PRECINCT CAME BECAUSE ENQI HAD STOLE MY IDENTIFICATION AND TOLD THE POLICE I WAS TRESPASSING EVEN THOUGH I RESIDED THERE. I HAVE TRIED REPEATEDLY IN DIFFERENT STATES TO BRING HIM TO JUSTICE...ENQI HAS AND WILL ELUDE THE COURTS AS HE HAS DONE IN THE STATES OF GEORGIA, NEW YORK, AND NOW MICHIGAN. WE HAVE 7 CHILDREN TOGETHER.. HE BLACKED OUR 19 YEAR OLD (ANTONIA'S EYE) DAUGHTER'S EYE AND PHYSICALLY THREW HER OUT OF THE HOUSE AT 3AM...HE ALSO BEATS OUR SMALLER CHILDREN THREATENING THEM THAT THEY WILL NOT GET FOOD AND DRINK...HE HAS BLOCKED COMMUNICATION WITH ME DENYING MY MATERNAL RIGHTS AS A MOM...ENQI HAS BEEN LIVING IN ABSOLUTE SQUALOR IN SAINT CLAIR SHORES.

B. DATE & PLACE OF INCIDENT: 6/2019

WERE POLICE CONTACTED: ☒ YES ☐ NO

WHO CONTACTED POLICE: ENQI

HOW LONG AFTER INCIDENT WERE POLICE CONTACTED: 5 MINS

HOW WERE POLICE CONTACTED (i.e. phone, walk-in to station): HE CALLED

POLICE AGENCY AND COMPLAINT NUMBER: SAINT CLAIR SHORES POLICE

IF POLICE WEREN'T CONTACTED, WHY:

WHAT HAPPENED:

ENQI TOLD THE POLICE I BEAT HIM UP(BECAUSE I DIDN'T CLEAN UP THE HOUSE TO HIS LIKING) AND PHYSICALLY THREW ME AND OUR DAUGHTER AMBER OUT OF THE HOME AND TOLD US TO LEAVE.

VERIFICATION UNDER MCR 2.114(2)(B): I DECLARE THE STATEMENTS ABOVE ARE TRUE TO THE BEST OF MY INFORMATION, KNOWLEDGE AND BELIEF. An individual who knowingly and intentionally makes a false statement to the court in support of her or his petition for a personal protection order is subject to the contempt powers of the court. MCLA 600.2950(24);600.2950a(21).

09/06/2019

Date

/s/ CRYSTAL SERRANT

Signature of Petitioner

RECEIVED by Macomb County Circuit Court
9/5/2019 4:38:31 PMCourt No.
9101-PPOR DISM
R PERSONAL

PROTECTION ORDER

Petitioner
Crystal Serrant

v

Respondent
Antoine/EnQi Duquesnay/Real

1. ☐ Petitioner has been interviewed and the Court finds petitioner's claims are sufficiently without merit that the action is DISMISSED without a hearing. (Additional explanation, if any:)

2. Petitioner requested an ex parte order which:

☒ is DENIED but a hearing is scheduled for : 9-24-2019 AT 10AM

Pursuant to MCR 3.705(B)(2) petitioner shall service notice of the hearing and the petition on the respondent in a manner provided in MCR 2.105(A). If respondent is a minor, his/her parent(s), guardian, or custodian shall also be served.

☐ is DENIED because:

- ☐ The allegations in the petition do not meet the definition of stalking as defined in MCL 750.411h
☐ The allegations in the petition do not provide reasonable cause to believe immediate and irreparable injury will occur if an ex parte order is not issued without a hearing.
☐ Other _____

- ☐ Petitioner is advised he/she has the right to request a hearing within 21 days of entry of this order as provided in MCR 3.705(B). Forms are available at the County Clerk's Office (there is no filing fee for this hearing). Petitioner shall serve notice on respondent as stated above.

3. After a hearing on petitioner's request for a personal protection order:

- ☐ The Petition is dismissed because of petitioner's failure to appear.
☐ The hearing is rescheduled for _____
☐ The petition is DENIED for the reasons stated on the record.
☐ The petition for a personal protection order is denied because: _____

9-5-2019
Date



Circuit Court Judge RACHEL RANCILIO

CERTIFICATE OF SERVICE

I certify that I ☐ personally served petitioner; ☐ mailed a copy of this order to petitioner at the last known address;
☐ mailed a copy of this order to the respondent at the last known address because the respondent was served with a copy of the petition for personal protection order.

Date

Court Clerk

Metro by T-Mobile LTE 11:45 AM

49%

438 of 813



brother_polight
Westwood

California



*Don't know
I don't
speak anyone
I know led
exploit
other
views,
comments
social
media*

*...
know
stolen
drunk
have
d not
alphabet
see why it*

*Amaret
(BP) ...*

*He has
4 to 6
women
(BP) daily*



2,195 likes

*Where are
all my
children? = with
different women*

brother_polight #iDontHaveFriendsOnlyFamily
#PaidinFull

I explained to @ministerenqiwsir my 3 points of... more

Twitter 65 comments

Feb 18, 2017



brother_polight
Westwood





Metro by T-Mobile LTE 11:45 AM 48%

Done

439 of 813



2,195 likes

brother_polight #iDontHaveFriendsOnlyFamily
#PaidinFull

I explained to @ministerenqiwsir my 3 points of interest to become a success.

1. Use enemies to motivate you.

Proving them wrong is the best revenge

2. Friends are the ones you have to watch out for. It's hard to figure them out.

3. Only be loyal to family.

In short I thank those who endeavor to tear me down. I learned so much about myself.

I only have family because friends are a medium between the aforementioned and there can be no in between when it comes to success.

by @t20vision_photography

#BrotherPOLIGHT

#CelebrityMentorConsciousAdvisor

#iAmTheEvolutionOfTheRevolution

#ifYouNotFamilyWhatKindOfFriendAreYou

View all 65 comments



Enai Snider m.p

Panda free?
(Code for child
abuse or abuse
of some sort)

Free Natal Chart Re...

www.atlantis.com

BP - another
SO

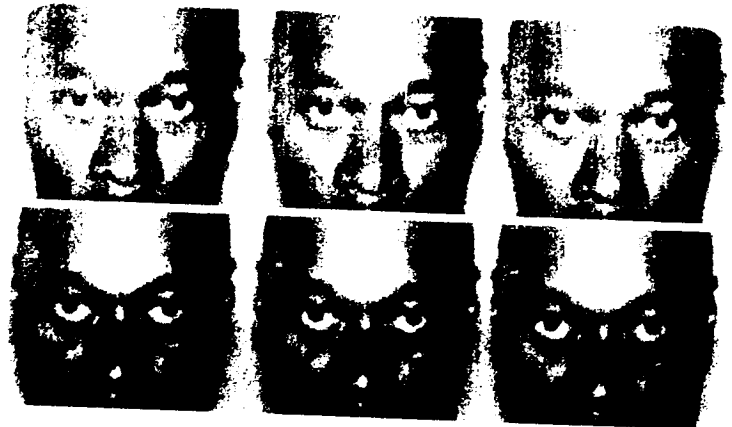


RESPECTFULLY...

youtube.com

Polight's right h...

jordanthrilla.com



Brother Polight alle...

hip-hop-cho.com



Is Brother Polight a...

jordanthrilla.com



on Ins... אנקי רא-אל

instagram.com

ed

ri G

r

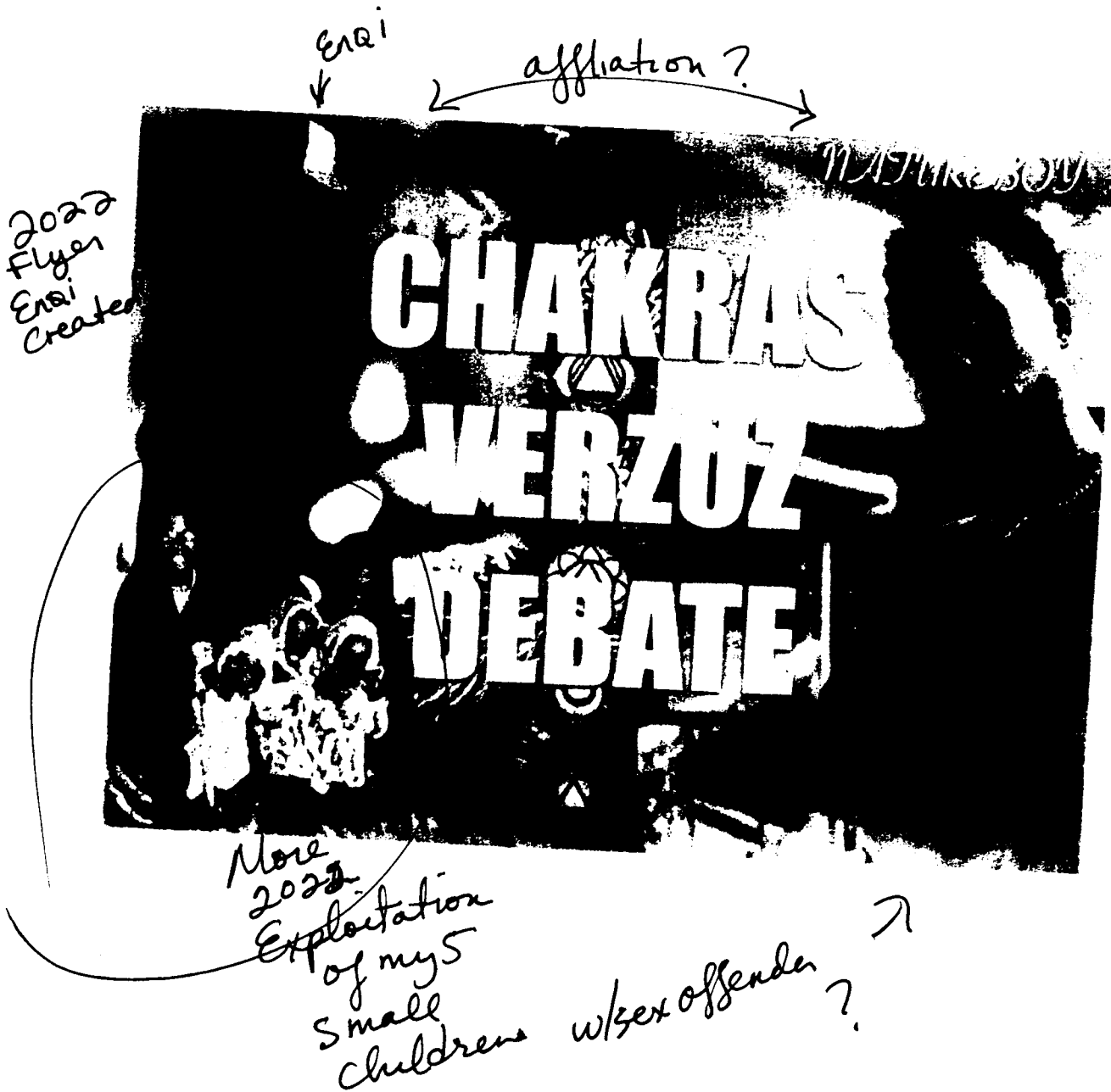
h

g, 10

Look up this one
please!

41 of 373

36%



look this up 2022

Please
look this
up (2022)

Also please
look up
Nature's Boy's
disturbing cult
on Youtube



5:44 PM

Redhead

+1311/25511

That's good. Well don't.
Just go to the court. And
if they need my honest
testimony I'm there. I'm
not going to lie on either
one of you. But i know he
is spiteful, vindictive and
malicious. I'm so happy i
left him. I feel so bad for
how he is doing you with
the kids.

7:12 PM

The whole McDonald's
scam was to pre point
the finger at possibly you.
Because he leaked your
court case name on the ig.
Then went on snneta radio
show saying someone
close to him leaked it. But
he only did that because he
heard you was coming for
him. So he making himself
play the victim

7:15 PM

8:11 PM

He told his audience he was
"vegan" someone caught him
eating a M&D burger
(He created more smoke
screen)

Please
note

New
York
Court
Case

I think
(Frank Geary or Gary)
This guy is on youtube (He is from
NY)
He told me Enai sexually
assaulted a number of
women!



Redhead
+13139705311

Sat, Nov 11, 2018 6:14 PM

You know enqi wanted me to file a police report on you for harassing me. But i told him no i won't lie on you. Then he said you texted bad things about me to him. But i know he was lying. Because he like to bait people thru text messages. He also made Malika file a police report on Stacy for when they got into a argument and fight after a bad threesome. But knowing enqi i know he probably provoked it. He tried that with me. He was holding me down. I pushed him in self defense. Then he had the nerve to say he is putting a police report on me after he held me down.

I know he is an evil man. And i just want to be helpful when you do go to court

My 3 children also went to this hell Elementary. I reported Enqi to the school

I named her that because she was one of his women on his videos. I think her name is Mukaya. She told me a while back Enqi tried to ruin her life on Social media

Got beat up in front of my children at 23236- because she tried to remove her furniture out of the home!

Re She moved her daughter out of Distinctive College Prep (Harper Woods) because of Enqi

My 3 children also went there (Chase, Chloe, Caleb). I also called the executives in Chicago (Harper Woods) because the principal told me when I showed up to pick up my children. I was told "Go ask Enqi where are your children"



5% 8:43 PM

Redhead

+13139705311

I know you didn't. He did not show me anything.

I just was not going to do it.

6:27 PM

Owner of 23236 Westbury St. Clair Shores, MI 48080

Malika May have did it because he put the house in her name

6:29 PM

She may have feel pressure to put a false report on Stacy

But right now enqi is trying to slander me to my friends and family. So i could only imagine what he has done to you

6:30 PM

Another one of his women she used to work at General Motors for years. Enqi wiped out her GM ^{special} acct & bank account. Enqi also used to lock her son up in a closet in front of my little ones!

My advice is when he call you to threaten you. Don't reply with text. Because he is trying to bait you the same way he is trying to bait me.

6:34 PM

Wow Me

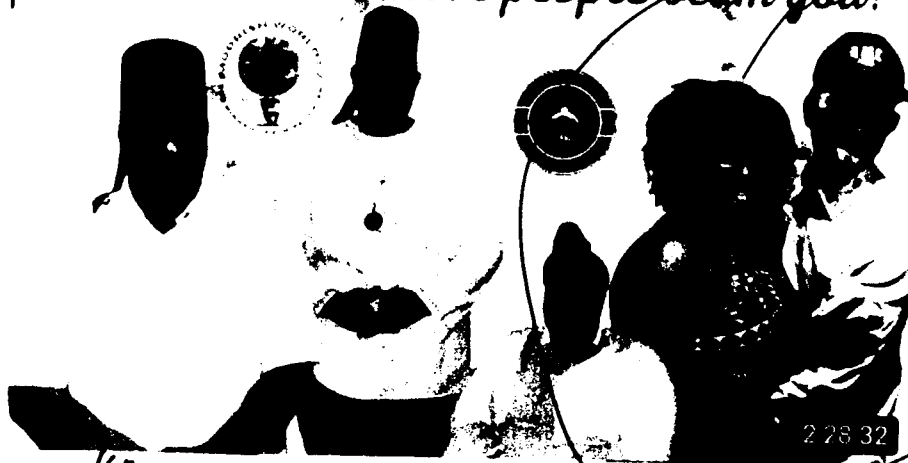




Tahar Bey
Enzi threatened
him and his
wife and
children
REPEATEDLY!

Moorish World Tv 12K views · Streamed 2 months ago

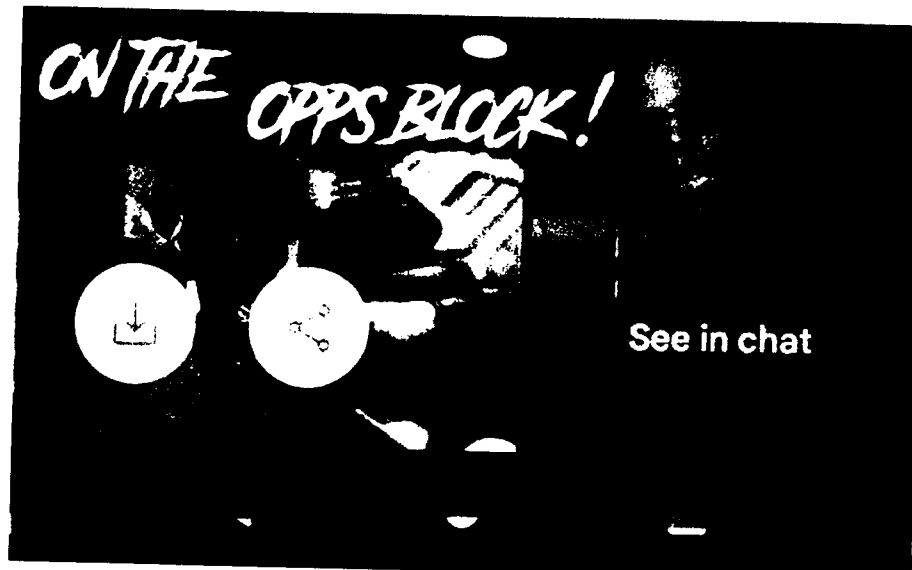
How Could let these people scam you?



Another
unknown
woman
around
my
children

Why Are We So Easily Fooled? Do Other Nations Look at Us as Gullible? Whatchu thi...

Moorish World Tv 5.1K views · Streamed 2 days ago





EnQi →

Women
for
more sex
needs

Description

Online influences

LATE SHOW SANETER CONFESS HE A PEDOFILE &
PHIL VALENTINE TEACH ANUS CHAKRA INFO

He lives in NY - he
knows EnQi
Sexually
assaulted
a # of
women

Doctor?

Dr. EnQi in Real time = All things Period
Dr. EnQi's Tri-Age Tree Hajj = All things Health
BECOME CERTIFIED IN HORMESIS (CALISTHENICS) BY
CLICKING THE LINK BELOW AND ENROLLING IN THE
AT HOME COURSE.

<https://www.whomagtv.com/2023/06/23/>

Needs
\$\$

→ CASHAPP \$MINISTERENQI

Watch Dr. EnQi on Roku, Apple TV, Google Play and
cellphone app on WHO?MAG MULTIMEDIA, Roku
and Apple on iFame TV, and Roku, Apple TV, Amazon
Firestick on Video Vision plus www.whomagtv.com

All these
platforms
displaying
his
delusional
behavior



WOMAN BEATERS, CHILD MOLESTERS &

RAPISTS 'OH MY' ← "Diabolical Humor"

559 watching now
reference to laughter
Sadistic psychopath

Live Show



217



10



Live chat



Share



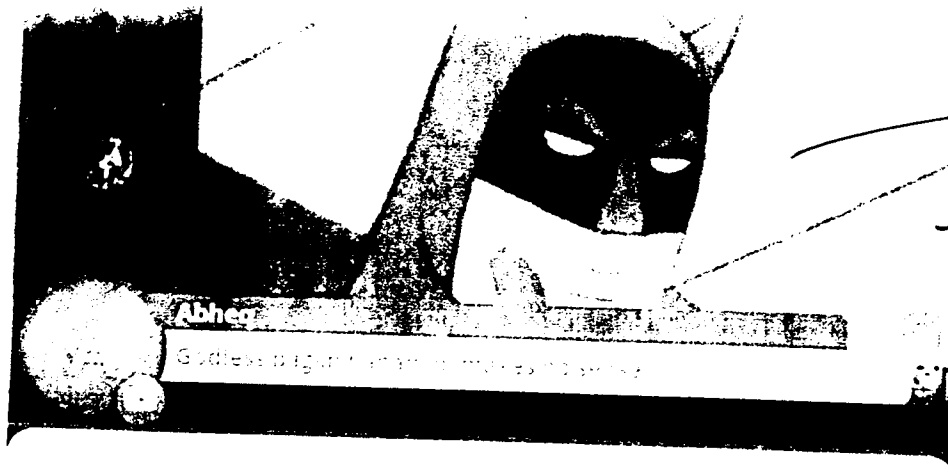
Report



Se

DR. ENQI

SUBSCRIBE



Enqi's thumbnail

→ cartoon referencing humor

Another Description
SO ↓

DAYLYT BISEXUAL BATTLE RAPPER SUPPORT
POLIGHT ADEPT HNIC & DR. ENQI

He is referring to himself as Doctor

Dr. EnQi in Real time = All things Period
Dr. EnQi's Tri-Age Tree Hajj = All things Health
BECOME CERTIFIED IN HORMESIS (CALISTHENICS) BY
CLICKING THE LINK BELOW AND ENROLLING IN THE
AT HOME COURSE.

Needs \$

→ CASHAPP \$MINISTERENQI
"Watch" Dr. EnQi on Roku, Apple TV, Google Play and
cellphone app on WHO?MAG MULTIMEDIA, Roku
and Apple on iFame TV, and Roku, Apple TV, Amazon
Firestick on Video Vision plus www.whomagtv.com

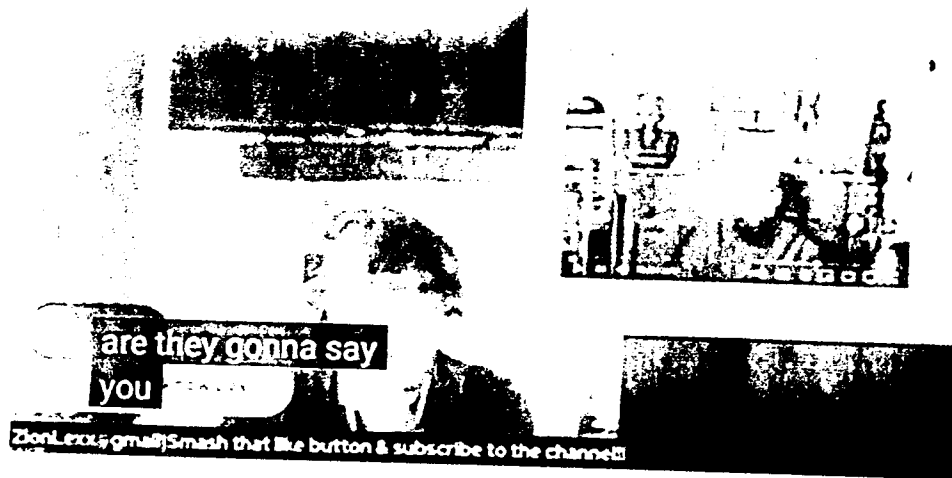
All these platforms for slander & disgusting

SO

SO

I don't know who this is!

→ He is telling all these sectors to support (audience) this



Replies



Enqi is judas

👍 6



📄 3

He Used the Comment :



Add a public reply.



11:21 10+2 min ago

Enqi is a low level scammer and knew polight more then anyone, boy you suspect

👍 5



what's a low level scammer. Got any example?

👍 1



let them have that bro.... these nagas crazy lol

👍 1



more "humor"



Replies

Enai's response
online

We respond to
Questions with mature Answers fam - We don't
respond to Answers to Questions with Childish
Insults and other Questions while "EVADING"
what was presented before you. This is the
same reason Taharka ended this type of foolery
last night. Raise UP Blackman!! Learn to
dialogue and respond without Name Calling
and silliness. SMH - You asked a Question and I
Answered. Neither of you responded to the
Real Posts that your Questions are under.
Elevate Fam! That HOK shi* is OVER!! Look at
Polight look at Saneter look at YP!!! Can't you
SEE WTF Is Happening in Universal Order - Enqi
is Next if he doesn't cut out the nonsense. He
has some substance but his b.s. and silliness
outweighs it!!! Catch up or continue to fail with
the other's!! - Peace/unless you have something
intelligent to say....A damn Crying Emoji as a
response smh....Sad!!! 🥲

Young
pharaoh
(another)
SD

unknown to
me Saneter
recorded our
conservation. The
Comments said if
he told the audience
he couldn't release
it because I was
cussing like a
sailor!



The Black Day Trader's 5 hours ago

I will respectfully and humbly defer to Dr



Exposing
himself
body as
usual

Dr Enqi Admitted To Protecting Dr. York, &
Brother Polight! & Chief X Admits He's A Fr...

Uncle Sug 4K views · Streamed 4 days ago

SO:
Sexual
offenders

Results

The average age of the participants in the study population was 43.6 (range 18-64) years. After adjusting for the main risk factors for dementia, we found that the risk of dementia was significantly increased in the high-risk group (OR 1.5, 95% CI 1.1-2.0) compared to the low-risk group (OR 0.5, 95% CI 0.3-0.8). The risk of dementia was also significantly increased in the high-risk group (OR 1.5, 95% CI 1.1-2.0) compared to the low-risk group (OR 0.5, 95% CI 0.3-0.8). The risk of dementia was also significantly increased in the high-risk group (OR 1.5, 95% CI 1.1-2.0) compared to the low-risk group (OR 0.5, 95% CI 0.3-0.8).



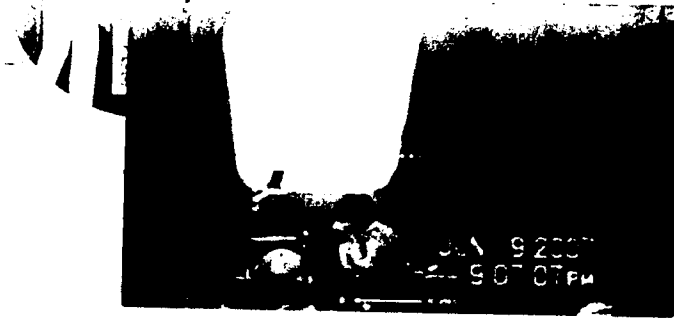
Sadistic humor

Exploitation
of deceased

Dr. Sebi What???? Dr. EnQi lol about
Seamoss & Sex ??? Bedroom Fitness

1:33:18

DR. ENQ 1.3K views · Streamed 4 days ago



Description

Another
SO

X

SO — SWEET MA WTF? YOUNG PHAROAH & BROTHER
POLIGHT THE BOBBY BROTHERS AKA CHAKRA KINGS

DR ENQI - 1,005 views · Streamed live 13 minutes ago

Doctor?

Dr. EnQi in Real time = All things Period

Dr. EnQi's Tri-Age Tree Hajj = All things Health

BECOME CERTIFIED IN HORMESIS (CALISTHENICS) BY
CLICKING THE LINK BELOW AND ENROLLING IN THE
AT HOME COURSE.

<https://40dayfruitfast.com/2020/05/hom...>

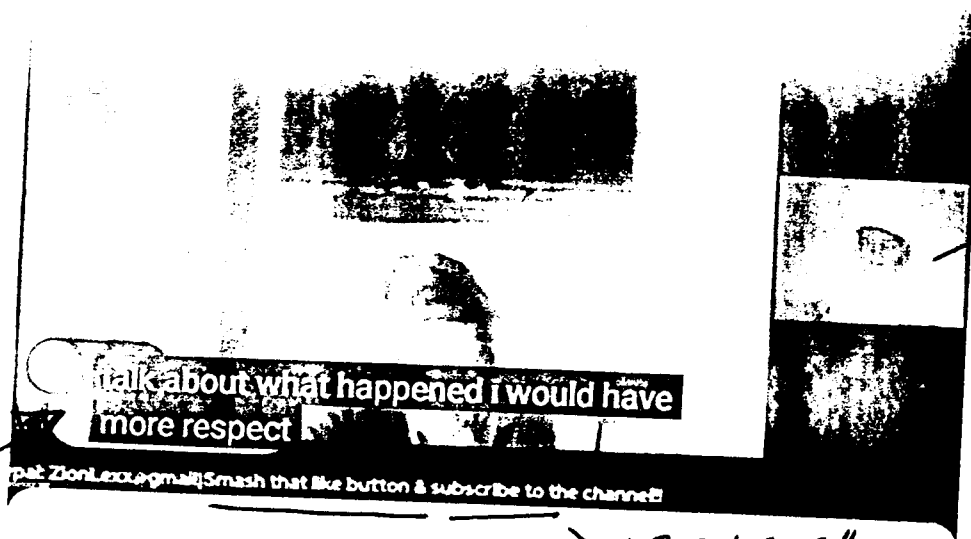
Needs
\$

CASHAPP \$MINISTERENQI

Watch "Dr. EnQi on Roku, Apple TV, Google Play and
cellphone app on WHO?MAG MULTIMEDIA, Roku
and Apple on iFame TV, and Roku, Apple TV, Amazon
Firestick on Video Vision plus www.whomagtv.com

all these
platforms
he uses to
destroy people
as well as
myself &
children

what
happened?



EnQi

Description

"FOR VIEWS"

Zion Lexx VERZUZ Dr. EnQi on Brother Polight
Confessed Rapist Mentee & Alleged Rapist

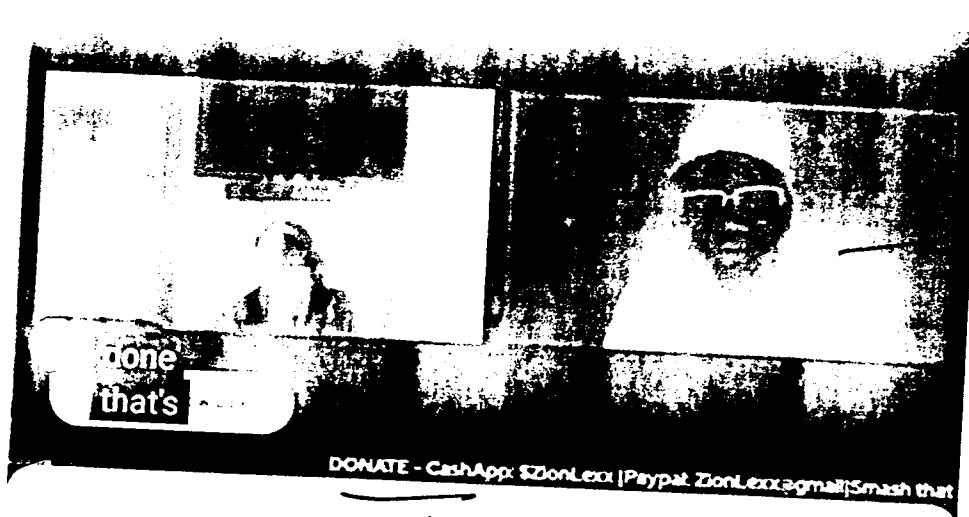
Dr. EnQi in Real time = All things Period
Dr. EnQi's Tri-Age Tree Hajj = All things Health
BECOME CERTIFIED IN HORMESIS (CALISTHENICS) BY
CLICKING THE LINK BELOW AND ENROLLING IN THE
AT HOME COURSE.

0.003 10.003 10.003 10.003 10.003

CASHAPP \$MINISTERENQI

Watch Dr. EnQi on Roku, Apple TV, Google Play and
cellphone app on WHO?MAG MULTIMEDIA, Roku
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VERZUZ Dr. on
Confessed Rapist Mentee & Alleged Rapist



EnQi

Description

↑ they want money to exploit pain

Zion Lexx VERZUZ Dr. EnQi on Brother Polight
Confessed Rapist Mentee & Alleged Rapist

Dr. EnQi in Real time = All things Period

Dr. EnQi's Tri-Age Tree Hajj = All things Health

BECOME CERTIFIED IN HORMESIS (CALISTHENICS) BY
CLICKING THE LINK BELOW AND ENROLLING IN THE
AT HOME COURSE.

<https://www.whomagtv.com>

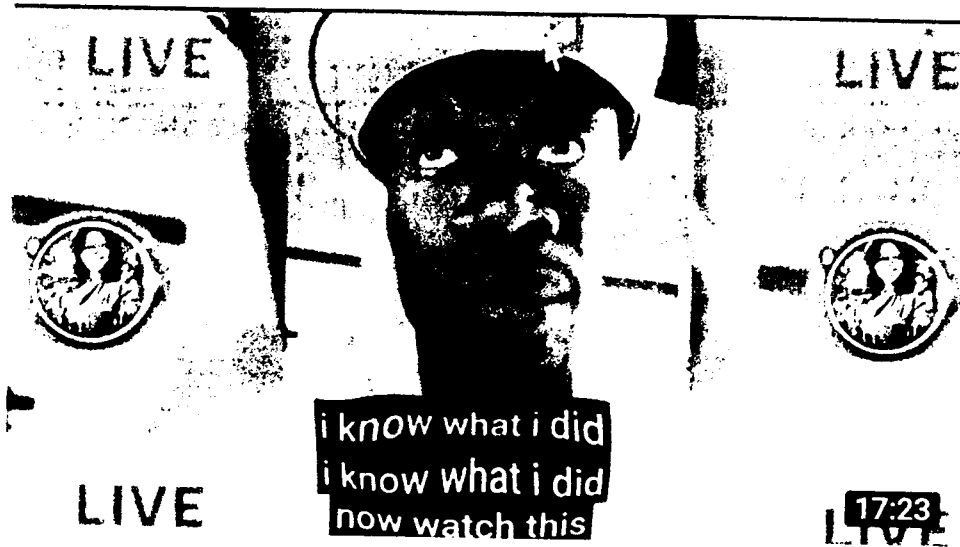
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VERZUZ Dr. on

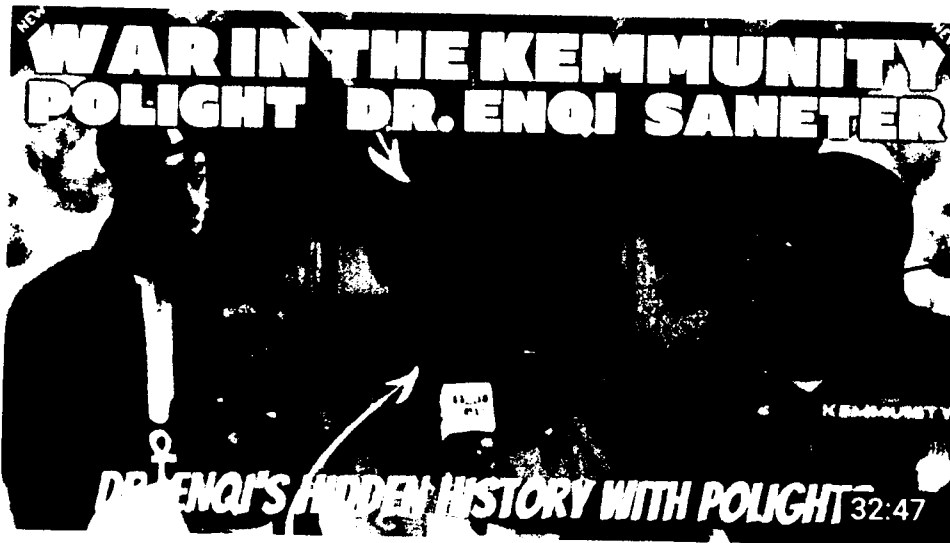
Confessed Rapist Mentee & Alleged Rapist

SHOW MORE



Plea Deal? Brother Polight - I KNOW WHAT I DID|Live #Polight 9 Signs Somone is A Nar...

Nicole Reppert · 5.3K views · 4 days ago



All 3 again

He knows what Enqi did - They are all from NY



SANETER EXPOSES DR. ENQI'S HIDDEN HISTORY WITH BROTHER POLIGHT!

OCTA BLOK · 74 views · Streamed 4 days ago



Home



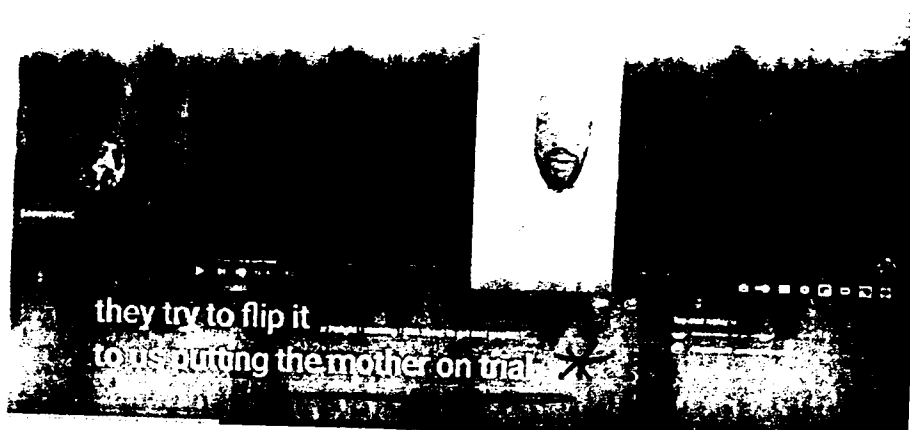
Shorts



Subscriptions



Library



Replies

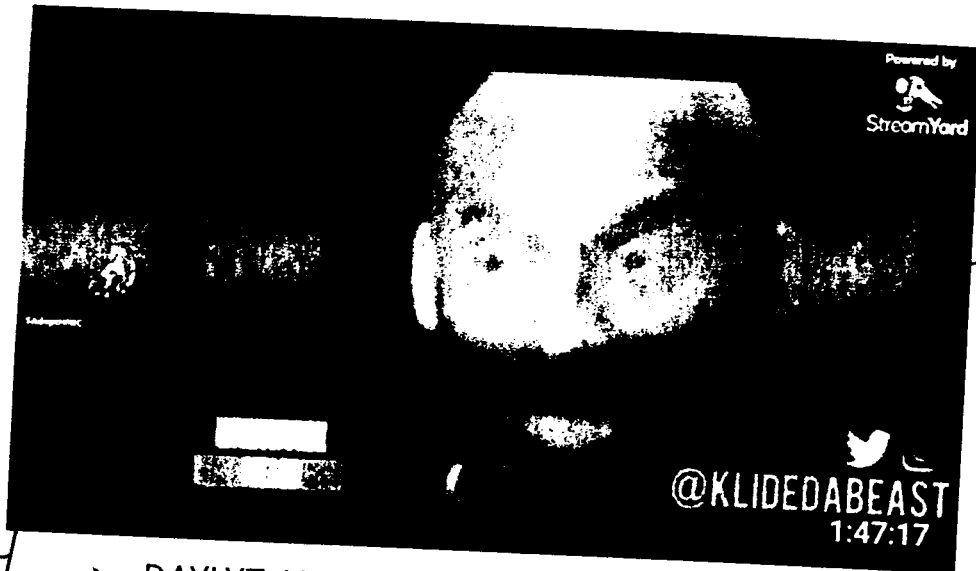
the people knows what he did to me



Engi why ? are you going so hard on this situation, OVER BOARD like your trying to hide something, KARMA will come for you, it always balances out. I hope your slate is clean, cause with all this, it's coming, rather Polight is guilty or not your playing the JUDAS role.



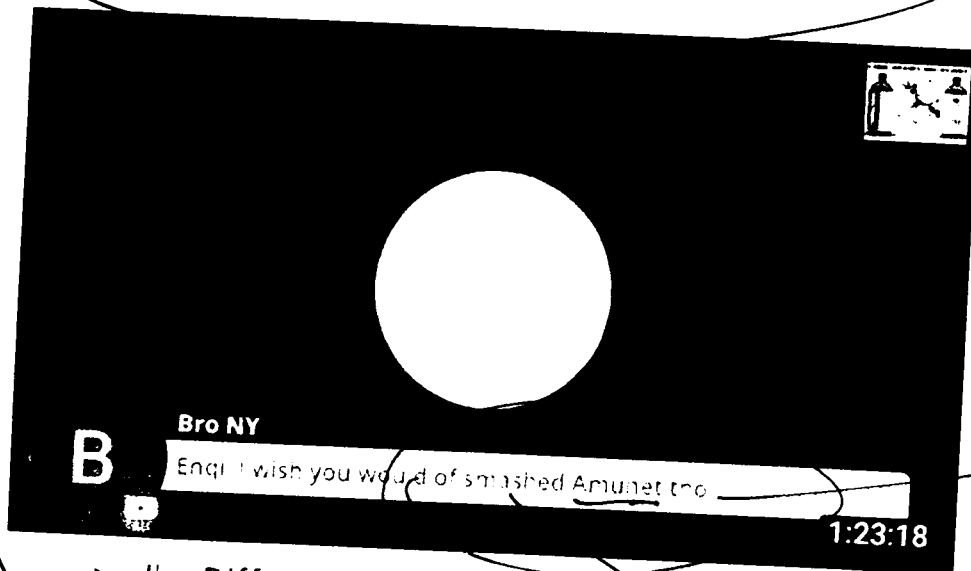
Add a public reply...



Exploiting deceased (KOBE) for views

Another sex offender

DAYLYT ALLEGEDLY RAPE A MINOR & SUPPORT POLIGHT ADEPT HNIC & DR. ENQI



BP "1st" wife

we know!

I'm Different

slang for sleep with



WHICH HAND TO WEAR CR.



Home



Shorts



Subscriptions



Library



Description



Saneter Must Respond about Nicky the teenage he
escaped charges for Statutory Rape

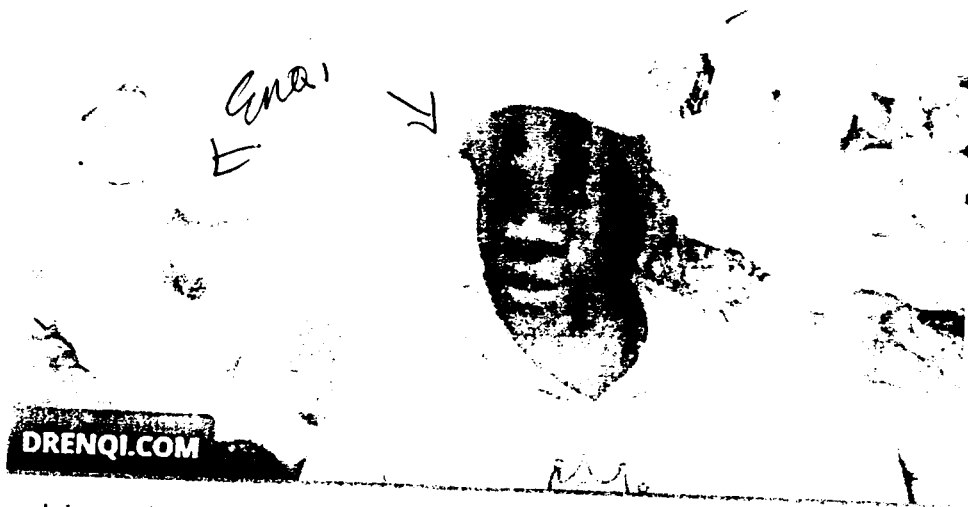
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Live chat

privacy and abide by our community guidelines.



They do anything for the bag no integrity no morals



llllth sa neter is from that era where grown man dated 12yrs old...disgusting af



Diana Floss Side ponytail 😏 STAWP it yall that s Kemetic



Cleveland Brown Sa been dropped his cop badge



FOR THE ONES THAT DON'T GET THE WALLPAPER ENQI HAS ... JUST GET OVER IT



aww man say it aint so

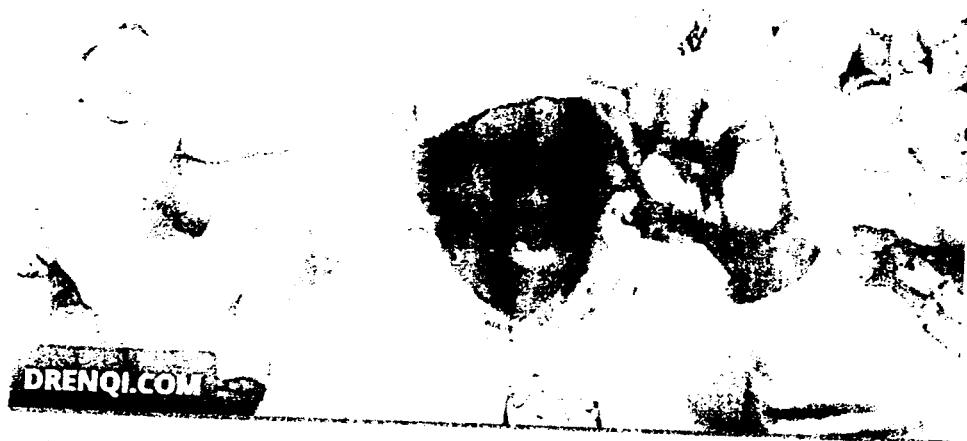
polight wears Maybelline eyeliner



Thomas Lopez hollyweird ish



exploitation of the deceased



Live chat

10:00 AM - 10:01 AM



Recluse_Brown



opened up his penal gland
and accessing the brown Chakra



Recluse_Brown NOLIGHT



Recluse_Brown bohemian grove ish



Welcome to live chat! Remember to guard your
privacy and abide by our community guidelines.

LEARN MORE



Recluse_Brown They do anything for the bag no
integrity no morals



Recluse_Brown sa neter is from that era where grown man
dated 12yrs old...disgusting af



Recluse_Brown Side ponytail 🤔 STAMP it y'all
that's Kemetic

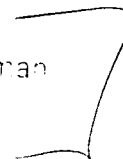


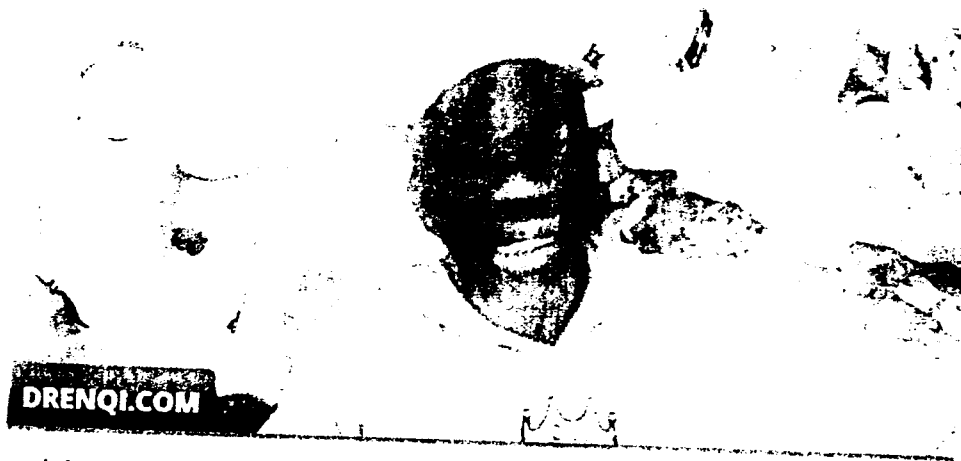
Recluse_Brown badge Sa been dropped in s cop



Recluse_Brown

disgusting joke
Code for inappropriate
anus talk





Live chat



Wooooow



he oiled up to

I don't know



Aunt/Funky Shakah was slinging

Emoji for men's private



witefalcon44 African Greek mythology RUN!!!



K Gee I thought it was heritage.... I did



APOLLO SE LIT



Lor Sa X



Bruhahahhhh the conscious community is full of MID LIFE CRISIS CHAKRA PLUGGIN PEDO PIMPIN WEIRDOS... Enqi the only normal one I know is legit 100% gottdamn - *How? People are delusional*

he was the gay Pharoah

reference to young pharoah

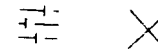




Disappears
if you don't
save

Live chat

7/1/2023 3:42



Kemet Got some explaining to do



Saneter a SHIT WEASEL fr fr

.. ..



PREpsiSE Lee



Kemet The Frog That ponytail has the same use
the reigns do on a horse.



HPBudda AWW DAMN...SHAKKA ON THE
OTHER SIDE OF THE GAME



PREpsiSE Lee

why didnt these people that knew
about this sick pedophile behavior say anything back
then when it was happening??

The timing of THIS NEW FIGHT GIMMICK
PROVES THAT SANETER AND KOMBUCHA BEY ARE IN
THE SAME CULT



Mando YP got permanent make up



youngpharaoh

Dr. Enqi

BUY NOW

Dr. Seb! (Exploiting deceased)

ENQI

"Home alone" look? as Panda

inkbully

SA IS GOING OFF!! LMAOOO!!

Short for Saneter

Everything to Comedy

1:49:18

the Truth about Saneter & Nicky aka Chanell

DR ENQI 3.7K views · Streamed 14 hours ago

More court fees

GOD DAMN IT ENQI
STOP MAKING ME
TELL THE TRUTH ON
MYSELF

Pre-1990 Herman

LIVE

ALI MUHAMMAD VERZUZ SUTEK W/
SANETER AS DON KING INTERESTING STO...

DR ENQI 1.2K watching



BP



KS
I don't know
what he did!

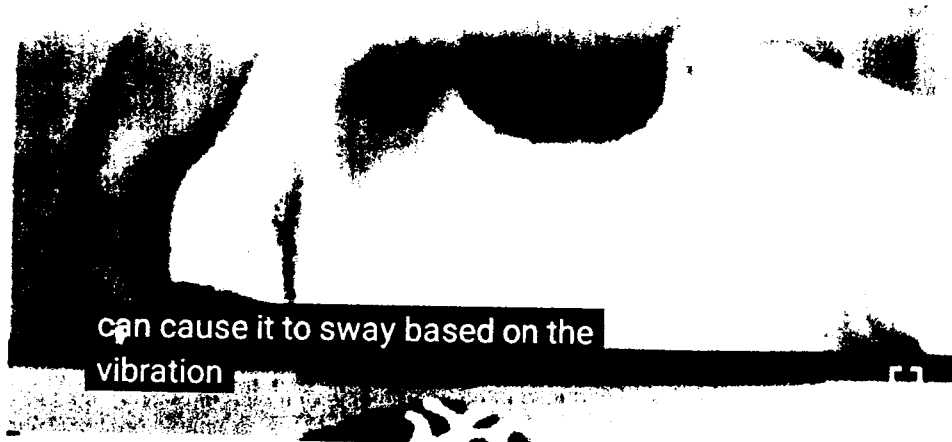
Description



ALLEGED RAPIST BROTHER POLIGHT ABUSED
RAPPER FOXY BROWN KING SIMON CAUGHT
SCAMMIN & HIDING EVIDENCE

DR. ENO 11/27/2023 P. 11/27/2023 11/27/2023

KING SIMON SCAMMING W/ BROUGHT 21 DAYS



Comments 18



Remember to keep comments respectful and to follow our Community Guidelines



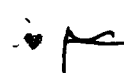
Add a public comment...



Pinned by DR. ENQI

DR. ENQI • 56 minutes ago

HE LETTING POLIGHT FISH FOR VICTIMS IN HIS AUDIENCE BY CLOAKING HIS MONEY TALK IN THE LANGUAGE SIMON NUMEROLOGY AUDIENCE USE... ITS SHAMEFUL KING SIMON ALWAYS THERE!



who pins and likes a disgusting comment

Carly... • 46 minutes ago

This is worse than R Kelly's "I Admit It"



James A Gaskins • 23 minutes ago

Brother Polight about to learn a new meaning





Enai

Year 2022
(Pool at 23236 Westbury)

Yes! He is
in the
water

Enai started
telling his
audience that
Saneta is
smoking crack
(drug)



Replies



Your corny for the Saneta smoking Crack angle
where's the proof. Unc has a history, that was
over 20 years ago. They both have contributed
to the community since then. You were eating
in McDonald's my g. No one is perfect and
Polite was your man even though he was funny
style.

BP



3



slang for
"best friend"

Probably
Saneta
started telling
his audience
Enai sexually
abuse of
women



Answered

